

Division of Facilities Construction and Management

STANDARD LOW BID PROJECT

August 28, 2007

WEST CAMPUS PARKING LOT IMPROVEMENTS

SNOW COLLEGE EPHRAIM, UTAH

DFCM Project Number 06087700

Johansen & Tuttle Engineering Inc. PO Box 487 Castle Dale, Utah 84513

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Current copies of the following documents are hereby made part of these contract documents by reference. These documents are available on the DFCM web site at http://dfcm.utah.gov or are available upon request from DFCM.

DFCM General Conditions dated May 25, 2005. DFCM Application and Certification for Payment dated May 25, 2005.

Technical Specifications : Drawings:

The Agreement and General Conditions dated May 25, 2005 have been updated from versions that were formally adopted and in use prior to this date. The changes made to the General Conditions are identified in a document entitled Revisions to General Conditions that is available on DFCM's web site at http://dfcm.utah.gov

NOTICE TO CONTRACTORS

Sealed bids will be received by the Division of Facilities Construction and Management (DFCM) for:

WEST CAMPUS PARKING LOT IMPROVEMENTS SNOW COLLEGE – EPHRAIM, UTAH DFCM PROJECT NO: 06087700

Bids will be in accordance with the Contract Documents that will be available at 2:00 PM on Tuesday, August 28, 2007, and distributed in electronic format only on CDs from DFCM, 4110 State Office Building, SLC, Utah and on the DFCM web page at http://dfcm.utah.gov. For questions regarding this project, please contact Brent Lloyd, DFCM, at 801-538-3471. No others are to be contacted regarding this bidding process. The construction budget for this project is \$390,000.00.

A **mandatory** pre-bid meeting will be held at 10:00 AM on Wednesday, September 5, 2007 at the West Campus Parking Lot, Snow College, 100 North 500 West, Ephraim, Utah. All bidders wishing to bid on this project are required to attend this meeting.

Bids will be received until the hour of 2:45 PM on Wednesday, September 12, 2007 at DFCM, 4ll0 State Office Building, Salt Lake City, Utah 84114. Bids will be opened and read aloud in the DFCM Conference Room, 4110 State Office Building, Salt Lake City, Utah. NOTE: Bids must be received at 4110 State Office Building by the specified time.

A bid bond in the amount of five percent (5%) of the bid amount, made payable to the Division of Facilities Construction and Management on DFCM's bid bond form, shall accompany the bid.

The Division of Facilities Construction and Management reserves the right to reject any or all bids or to waive any formality or technicality in any bid in the interest of DFCM.

DIVISION OF FACILITIES CONSTRUCTION AND MANAGEMENT Marla Workman, Contract Coordinator 4110 State Office Building, Salt Lake City, Utah 84114

PROJECT DESCRIPTION

This project consists of constructing a new asphalt parking lot at the Snow College West Campus in Ephraim, Utah. The area has been used for various operations in the past and will require extensive earthwork, including removal of old concrete floor slab and footing reminants. The parking lot will be bordered with new concrete curb and gutter.

Snow College will be in session throughout the duration of this project, and the adjacent facilities will be in use. The contractor will be responsible for the work area and maintaining traffic control barricades and safety procedures.

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Division of Facilities Construction and Management

PROJECT SCHEDULE

PROJECT NAME:	SNOW	CAMPUS PARKING COLLEGE EPHRAI		VEMENTS
DFCM PROJECT NO. Event	0608770 Day	0 Date	Time	Place
Bidding Documents Available	Tuesday	August 28, 2007	2:00 PM	DFCM 4110 State Office Bldg SLC, UT and the DFCM web site *
Mandatory Pre-bid Site Meeting	Wednesday	September 5, 2007	10:00 AM	West Campus Parking Lot Snow College 100 North 500 West Ephraim, UT
Last Day to Submit Questions	Thursday	September 6, 2007	4:00 PM	Brent Lloyd – DFCM E-mail- <u>brentlloyd@utah.gov</u> Fax 801-538-3267
Addendum Deadline (exception for bid delays)	Monday	September 10, 2007	2:00 PM	DFCM web site *
Prime Contractors Turn In Bid and Bid Bond	Wednesday	September 12, 2007	2:45 PM	DFCM 4110 State Office Bldg SLC, UT *
Sub-contractor List Due	Thursday	September 13, 2007	2:45 PM	DFCM 4110 State Office Bldg SLC, UT Fax 801-538-3677
Substantial Completion Date	Friday	April 25, 2008		

^{*} NOTE: DFCM's web site address is http://dfcm.utah.gov

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Division of Facilities Construction and Management

DFCM

BID FORM

NAME OF BIDDER	DATE
To the Division of Facilities Construction and Management 4110 State Office Building Salt Lake City, Utah 84114	
The undersigned, responsive to the "Notice to Contractors" in compliance with your invitation for bids for the <u>WEST of SNOW COLLEGE – EPHRAIM, UTAH – DFCM PRO</u> Contract Documents and the site of the proposed Work and the construction of the proposed Project, including the avai materials and supplies as required for the Work in accordant within the time set forth and at the price stated below. This the Work required under the Contract Documents of which	CAMPUS PARKING LOT IMPROVEMENTS - JECT NO. 06087700 and having examined the being familiar with all of the conditions surrounding ability of labor, hereby proposes to furnish all labor, ce with the Contract Documents as specified and price is to cover all expenses incurred in performing
I/We acknowledge receipt of the following Addenda:	
For all work shown on the Drawings and described in the S perform for the sum of:	pecifications and Contract Documents, I/we agree to
	DOLLARS (\$)
(In case of discrepancy, written amount shall govern)	
I/We guarantee that the Work will be Substantially Comple bidder, and agree to pay liquidated damages in the amount the Contract Time as stated in Article 3 of the Contractor's	of \$250.00 per day for each day after expiration of
This bid shall be good for 45 days after bid opening.	
Enclosed is a 5% bid bond, as required, in the sum of	
The undersigned Contractor's License Number for Utah is _	
Upon receipt of notice of award of this bid, the undersigned unless a shorter time is specified in the Contract Document bonds in the prescribed form in the amount of 100% of the contract	s, and deliver acceptable Performance and Payment

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The Bid Bond attached, in the amount not less than five percent (5%) of the above bid sum, shall become the property of the Division of Facilities Construction and Management as liquidated damages for delay and additional expense caused thereby in the event that the contract is not executed and/or acceptable 100% Performance and Payment bonds are not delivered within the time set forth.

Type of Organization:		
(Corporation, Partnership, Individual, e	tc.)	
Any request and information related to	Utah Preference Laws:	
	Respectfully submitted,	
	Name of Bidder	
	ADDRESS:	
	Authorized Signature	

INSTRUCTIONS TO BIDDERS

1. <u>Drawings and Specifications, Other Contract Documents</u>

Drawings and Specifications, as well as other available Contract Documents, may be obtained as stated in the Invitation to Bid.

2. Bids

Before submitting a bid, each contractor shall carefully examine the Contract Documents, shall visit the site of the Work; shall fully inform themselves as to all existing conditions and limitations; and shall include in the bid the cost of all items required by the Contract Documents. If the bidder observes that portions of the Contract Documents are at variance with applicable laws, building codes, rules, regulations or contain obvious erroneous or uncoordinated information, the bidder shall promptly notify the DFCM Representative and the necessary changes shall be accomplished by Addendum.

The bid, bearing original signatures, must be typed or handwritten in ink on the Bid Form provided in the procurement documents and submitted in a sealed envelope at the location specified by the Invitation to Bid prior to the deadline for submission of bids.

Bid bond security, in the amount of five percent (5%) of the bid, made payable to the Division of Facilities Construction and Management, shall accompany bid. THE BID BOND MUST BE ON THE BID BOND FORM PROVIDED IN THE PROCUREMENT DOCUMENTS IN ORDER TO BE CONSIDERED AN ACCEPTABLE BID.

If the bid bond security is submitted on a bid bond form other than DFCM's required bid bond form, and the bid security meets all other legal requirements, the bidder will be allowed to provide an acceptable bid bond by the close of business on the next business day following notification by DFCM of submission of a defective bid bond security. **NOTE:** A cashier's check cannot be used as a substitute for a bid bond.

3. Contract and Bond

The Contractor's Agreement will be in the form found in the specifications. The Contract Time will be as indicated in the bid. The successful bidder, simultaneously with the execution of the Contract Agreement, will be required to furnish a performance bond and a payment bond, both bearing original signatures, upon the forms provided in the procurement documents. The performance and payment bonds shall be for an amount equal to one hundred percent (100%) of the contract sum and secured from a company that meets the requirements specified in the requisite forms. Any bonding requirements for subcontractors will be specified in the Supplementary General Conditions.

4. Listing of Subcontractors

Listing of Subcontractors shall be as summarized in the "Instructions and Subcontractor's List Form", which are included as part of these Contract Documents. The Subcontractors List shall be delivered to DFCM or faxed to DFCM at (801)538-3677 within 24 hours of the bid opening. Requirements for listing additional subcontractors will be listed in the Contract Documents.

DFCM retains the right to audit or take other steps necessary to confirm compliance with requirements for the listing and changing of subcontractors. Any contractor who is found to not be in compliance with these requirements is subject to a debarment hearing and may be debarred from consideration for award of contracts for a period of up to three years.

5. Interpretation of Drawings and Specifications

If any person or entity contemplating submitting a bid is in doubt as to the meaning of any part of the drawings, specifications or other Contract Documents, such person shall submit to the DFCM Project Manager a request for an interpretation thereof. The person or entity submitting the request will be responsible for its prompt delivery. Any interpretation of the proposed documents will be made only by addenda posted on DFCM's web site at http://dfcm.utah.gov. Neither the DFCM nor A/E will be responsible for any other explanations or interpretations of the proposed documents. A/E shall be deemed to refer to the architect or engineer hired by DFCM as the A/E or Consultant for the Project.

6. Addenda

Addenda will be posted on DFCM's web site at http://dfcm.utah.gov. Contractors are responsible for obtaining information contained in each addendum from the web site. Addenda issued prior to the submittal deadline shall become part of the bidding process and must be acknowledged on the bid form. Failure to acknowledge addenda may result in disqualification from bidding.

7. Award of Contract

The Contract will be awarded as soon as possible to the lowest, responsive and responsible bidder, based on the lowest combination of base bid and acceptable prioritized alternates, provided the bid is reasonable, is in the interests of the State of Utah to accept and after applying the Utah Preference Laws in U.C.A. Title 63, Chapter 56. DFCM reserves the right to waive any technicalities or formalities in any bid or in the bidding. Alternates will be accepted on a prioritized basis with Alternate 1 being highest priority, Alternate 2 having second priority, etc.

8. <u>DFCM Contractor Performance Rating</u>

As a contractor completes each DFCM project, DFCM, the architect/engineer and the using agency will evaluate project performance based on the enclosed "DFCM Contractor Performance Rating" form. The ratings issued on this project will not affect this project but may affect the award on future projects.

9. <u>Licensure</u>

The Contractor shall comply with and require all of its subcontractors to comply with the license laws as required by the State of Utah.

10. Permits

In concurrence with the requirements for permitting in the General Conditions, it is the responsibility of the Contractor to obtain the fugitive dust plan requirements from the Utah Division of Air Quality and the SWPPP requirements from the Utah Department of Environmental Quality and submit the completed forms and pay any permit fee that may be required for this specific project. Failure to obtain the required permit may result in work stoppage and/or fines from the regulating authority that will be the sole responsibility of the Contractor. Any delay to the project as a result of any such failure to obtain the permit or noncompliance with the permit shall not be eligible for any extension in the Contract Time.

11. Right to Reject Bids

DFCM reserves the right to reject any or all Bids.

12. Time is of the Essence

Time is of the essence in regard to all the requirements of the Contract Documents.

13. Withdrawal of Bids

Bids may be withdrawn on written request received from bidder prior to the time fixed for opening. Negligence on the part of the bidder in preparing the bid confers no right for the withdrawal of the bid after it has been opened.

14. Product Approvals

Where reference is made to one or more proprietary products in the Contract Documents, but restrictive descriptive materials of one or more manufacturer(s) is referred to in the Contract Documents, the products of other manufacturers will be accepted, provided they equal or exceed the standards set forth in the drawings and specifications and are compatible with the intent and purpose of

INSTRUCTIONS TO BIDDERS PAGE NO. 4

the design, subject to the written approval of the A/E. Such written approval must occur prior to the deadline established for the last scheduled addenda to be issued. The A/E's written approval will be in an issued addendum. If the descriptive material is not restrictive, the products of other manufacturers specified will be accepted without prior approval provided they are compatible with the intent and purpose of the design as determined by the A/E.

15. Financial Responsibility of Contractors, Subcontractors and Sub-subcontractors

Contractors shall respond promptly to any inquiry in writing by DFCM to any concern of financial responsibility of the contractor, subcontractor or sub-subcontractor.

16. <u>Debarment</u>

By submitting a bid, the Contractor certifies that neither it nor its principals, including project and site managers, have been, or are under consideration for, debarment or suspension, or any action that would exclude such from participation in a construction contract by any governmental department or agency. If the Contractor cannot certify this statement, attach to the bid a detailed written explanation which must be reviewed and approved by DFCM as part of the requirements for award of the Project.

BID BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

KNOW ALL PERSONS BY THESE PRESENTS:

That		h	ereinafter referred to as
the "Principal," and, with its pushess in this State and U. S. Department of the Treasury Listed	principal office l, (Circular 570	e in the City of a corporation at the City of at , Companies Holding Certificates of	n organized and existing and authorized to transact Authority as Acceptable
Securities on Federal Bonds and as Acceptable Reinsuring Compathe STATE OF UTAH, hereinafter referred to as the "Obligee, accompanying bid), being the sum of this Bond to which paradministrators, successors and assigns, jointly and severally, firm	" in the amoun yment the Prii	at of \$ ncipal and Surety bind themselves	(5% of the theirs, executors,
THE CONDITION OF THIS OBLIGATION IS SUbid incorporated by reference herein, dated as shown, to enter into	JCH that where	eas the Principal has submitted to O	oligee the accompanying
old incorporated by reference herein, dated as shown, to enter into		Titting for the	Project.
NOW, THEREFORE, THE CONDITION OF TH execute a contract and give bond to be approved by the Obligee f in writing of such contract to the principal, then the sum of the damages and not as a penalty; if the said principal shall execut performance thereof within ten (10) days after being notified in wooid. It is expressly understood and agreed that the liability of the penal sum of this Bond. The Surety, for value received, hereby for a term of sixty (60) days from actual date of the bid opening	For the faithful pe amount state as a contract any vitting of such the Surety for ar stipulates and a	performance thereof within ten (10) d above will be forfeited to the Stand give bond to be approved by the contract to the Principal, then this old y and all defaults of the Principal h	days after being notified ate of Utah as liquidated. Obligee for the faithful oligation shall be null and ereunder shall be the full
PROVIDED, HOWEVER, that this Bond is executed as amended, and all liabilities on this Bond shall be determined length herein.			
IN WITNESS WHEREOF, the above bounden parties below, the name and corporate seal of each corporate party representative, pursuant to authority of its governing body.	s have executed being hereto a	this instrument under their several suffixed and these presents duly significant	eals on the date indicated gned by its undersigned
DATED this day of	, 20	<u>.</u> .	
Principal's name and address (if other than a corporation):		Principal's name and address (i	f a corporation):
		•	-
			
By:	_	By:	
		Title:	
Title:	<u> </u>	Title:	(Affix Corporate Seal)
		Surety's name and address:	
STATE OF)			
COUNTY OF) ss.		By:Attorney-in-Fact	(Affix Corporate Seal)
	ly anneared he		
On this day of, 20, personall whose identity is personally known to me or proved to me on the that he/she is the Attorney-in-fact of the above-named Surety Complied in all respects with the laws of Utah in reference to become acknowledged to me that as Attorney-in-fact executed the same	Company, and oming sole sure	that he/she is duly authorized to e	xecute the same and has
Subscribed and sworn to before me this day of My Commission Expires: Resides at:			
		NOTARY PUBLIC	
Agency:Agent:			
Address:Phone:		Approved As T By Alan S. Bachman	Fo Form: May 25, 2005, Asst Attorney General





Division of Facilities Construction and

INSTRUCTIONS AND SUBCONTRACTORS LIST FORM

The three low bidders, as well as all other bidders that desire to be considered, are required by law to submit to DFCM within 24 hours of bid opening a list of <u>ALL</u> first-tier subcontractors, including the subcontractor's name, bid amount and other information required by Building Board Rule and as stated in these Contract Documents, on the following basis:

PROJECTS UNDER \$500,000 - ALL SUBS \$20,000 OR OVER MUST BE LISTED PROJECTS \$500,000 OR MORE - ALL SUBS \$35,000 OR OVER MUST BE LISTED

- Any additional subcontractors identified in the bid documents shall also be listed.
- The DFCM Director may not consider any bid submitted by a bidder if the bidder fails to submit a subcontractor list meeting the requirements of State law.
- List subcontractors for base bid as well as the impact on the list that the selection of any alternate may have.
- Bidder may not list more than one subcontractor to perform the same work.
- Bidder must list "Self" if performing work itself.

LICENSURE:

The subcontractor's name, the type of work, the subcontractor's bid amount, and the subcontractor's license number as issued by DOPL, if such license is required under Utah Law, shall be listed. Bidder shall certify that all subcontractors, required to be licensed, are licensed as required by State law. A subcontractor includes a trade contractor or specialty contractor and does not include suppliers who provide <u>only</u> materials, equipment, or supplies to a contractor or subcontractor.

BIDDER LISTING 'SELF' AS PERFORMING THE WORK:

Any bidder that is properly licensed for the particular work and intends to perform that work itself in lieu of a subcontractor that would otherwise be required to be on the subcontractor list, must insert the term 'Self' for that category on the subcontractor list form. Any listing of 'Self' on the sublist form shall also include the amount allocated for that work.

'SPECIAL EXCEPTION':

A bidder may list 'Special Exception' in place of a subcontractor when the bidder intends to obtain a subcontractor to perform the work at a later date because the bidder was unable to obtain a qualified or reasonable bid under the provisions of U.C.A.Section 63A-5-208(4). The bidder shall insert the term 'Special Exception' for that category of work, and shall provide documentation with the subcontractor list describing the bidder's efforts to obtain a bid of a qualified subcontractor at a reasonable cost and why the bidder was unable to obtain a qualified subcontractor bid. The Director must find that the bidder complied in good faith with State law requirements for any 'Special Exception' designation, in order for the bid to be considered. If awarded the contract, the Director shall supervise the bidder's efforts to obtain a qualified subcontractor bid. The amount of the awarded contract may not be adjusted to reflect the actual amount of the subcontractor's bid. Any listing of 'Special Exception' on the sublist form shall also include amount allocated for that work.

INSTRUCTIONS AND SUBCONTRACTORS LIST FORM Page No. 2

GROUNDS FOR DISQUALIFICATION:

The Director may not consider any bid submitted by a bidder if the bidder fails to submit a subcontractor list meeting the requirements of State law. Director may withhold awarding the contract to a particular bidder if one or more of the proposed subcontractors are considered by the Director to be unqualified to do the Work or for such other reason in the best interest of the State of Utah. Notwithstanding any other provision in these instructions, if there is a good faith error on the sublist form, at the sole discretion of the Director, the Director may provide notice to the contractor and the contractor shall have 24 hours to submit the correction to the Director. If such correction is submitted timely, then the sublist requirements shall be considered met.

CHANGES OF SUBCONTRACTORS SPECIFICALLY IDENTIFIED ON SUBLIST FORM:

Subsequent to twenty-four hours after the bid opening, the contractor may change its listed subcontractors only after receiving written permission from the Director based on complying with all of the following criteria.

- (1) The contractor has established in writing that the change is in the best interest of the State and that the contractor establishes an appropriate reason for the change, which may include, but not is not limited to, the following reasons: the original subcontractor has failed to perform, or is not qualified or capable of performing, and/or the subcontractor has requested in writing to be released.
- (2) The circumstances related to the request for the change do not indicate any bad faith in the original listing of the subcontractors.
- (3) Any requirement set forth by the Director to ensure that the process used to select a new subcontractor does not give rise to bid shopping.
- (4) Any increase in the cost of the subject subcontractor work is borne by the contractor.
- (5) Any decrease in the cost of the subject subcontractor work shall result in a deductive change order being issued for the contract for such decreased amount.
- (6) The Director will give substantial weight to whether the subcontractor has consented in writing to being removed unless the Contractor establishes that the subcontractor is not qualified for the work.

EXAMPLE:

Example of a list where there are only four subcontractors:

TYPE OF WORK	SUBCONTRACTOR, "SELF" OR "SPECIAL EXCEPTION"	SUBCONTRACTOR BID AMOUNT	CONT. LICENSE #
ELECTRICAL	ABCD Electric Inc.	\$350,000.00	123456789000
LANDSCAPING	"Self"	300,000.00	123456789000
CONCRETE (ALTERNATE #1)	XYZ Concrete Inc	298,000.00	987654321000
MECHANICAL	"Special Exception" (attach documentation)	Fixed at: 350,000.00	(TO BE PROVIDED AFTER OBTAINING SUBCONTRACTOR)

PURSUANT TO STATE LAW - SUBCONTRACTOR BID AMOUNTS CONTAINED IN THIS SUBCONTRACTOR LIST SHALL NOT BE DISCLOSED UNTIL THE CONTRACT HAS BEEN AWARDED.





PROJECT TITLE:

Division of Facilities Construction and

SUBCONTRACTORS LIST FAX TO 801-538-3677

TYPE OF WORK	SUBCONTRACTOR, "SELF" OR "SPECIAL EXCEPTION"	SUBCONTRACTOR BID AMOUNT	CONT. LICENSE
lternates. Ve have listed "Self" or "Spec	ctors as required by the instructions, including ial Exception" in accordance with the instructionately licensed as required by State law.		bid as well as an
	FIRM:		
E:	SIGNED BY:		

NOTICE: FAILURE TO SUBMIT THIS FORM, PROPERLY COMPLETED AND SIGNED, AS REQUIRED IN THESE CONTRACT DOCUMENTS, SHALL BE GROUNDS FOR DFCMS REFUSAL TO ENTER INTO A WRITTEN CONTRACT WITH BIDDER. ACTION MAY BE TAKEN AGAINST BIDDERS BID BOND AS DEEMED APPROPRIATE BY DFCM. ATTACH A SECOND PAGE IF NECESSARY.

3000/300/	/FVA//_	
	Project No.	

CONTRACTOR'S AGREEMENT

FOR:		
THIS CONTRACTOR'S AGREEMENT, made and enter and between the DIVISION OF FACILITIES CONSTR referred to as "DFCM", and and authorized to do business in the State	UCTION AND MAN	AGEMENT, hereinafter
whose address is and authorized to do business in the State		eferred to as "Contractor",
WITNESSETH: WHEREAS, DFCM intends to have W	ork performed at	
WHEREAS, Contractor agrees to perform the Work for	the sum stated herein.	
NOW, THEREFORE, DFCM and Contractor for the con Agreement, agree as follows:	nsideration provided in	this Contractor's
ARTICLE 1. SCOPE OF WORK. The Work to be Contract Documents prepared by		
" <u> </u>		•
The DFCM General Conditions ("General Conditions") DFCM and available on the DFCM website, are hereby Agreement and are included in the specifications for this Agreement shall be as defined in the Contract Documen	incorporated by refere Project. All terms us	ence as part of this sed in this Contractor's
The Contractor Agrees to furnish labor, materials and eccontract Documents which are hereby incorporated by reparties hereto that all Work shall be performed as require subject to inspection and approval of DFCM or its author Contractor to the DFCM hereunder is that of an independent	eference. It is understed in the Contract Doc rized representative.	tood and agreed by the cuments and shall be
ARTICLE 2. CONTRACT SUM. The DFCM agree	s to pay and the Contr	actor agrees to accept in
full performance of this Contractor's Agreement, the sun	n of	
which is the base bid, and which sum also includes the c	OOLLARS AND NO	*
which is the subt old, and which sum also includes the c	obt of a roof or criticin	idiico Dolla dila d 100/0

CONTRACTOR'S AGREEMENT PAGE NO. 2

Payment Bond as well as all insurance requirements of the Contractor. Said bonds have already been posted by the Contractor pursuant to State law. The required proof of insurance certificates have been delivered to DFCM in accordance with the General Conditions before the execution of this Contractor's Agreement.

ARTICLE 3. TIME OF COMPLETION AND DELAY REMEDY. The Work shall be
Substantially Complete by Contractor agrees to pay liquidated damages in the amount of
\$ per day for each day after expiration of the Contract Time until the Contractor achieves
Substantial Completion in accordance with the Contract Documents, if Contractor's delay makes the
damages applicable. The provision for liquidated damages is: (a) to compensate the DFCM for delay
only; (b) is provided for herein because actual damages can not be readily ascertained at the time of
execution of this Contractor's Agreement; (c) is not a penalty; and (d) shall not prevent the DFCM from
maintaining Claims for other non-delay damages, such as costs to complete or remedy defective Work.

No action shall be maintained by the Contractor, including its or Subcontractor or suppliers at any tier, against the DFCM or State of Utah for damages or other claims due to losses attributable to hindrances or delays from any cause whatsoever, including acts and omissions of the DFCM or its officers, employees or agents, except as expressly provided in the General Conditions. The Contractor may receive a written extension of time, signed by the DFCM, in which to complete the Work under this Contractor's Agreement in accordance with the General Conditions.

ARTICLE 4. CONTRACT DOCUMENTS. The Contract Documents consist of this Contractor's Agreement, the Conditions of the Contract (DFCM General Conditions, Supplementary and other Conditions), the Drawings, Specifications, Addenda and Modifications. The Contract Documents shall also include the bidding documents, including the Invitation to Bid, Instructions to Bidders/ Proposers and the Bid/Proposal, to the extent not in conflict therewith and other documents and oral presentations that are documented as an attachment to the contract.

All such documents are hereby incorporated by reference herein. Any reference in this Contractor's Agreement to certain provisions of the Contract Documents shall in no way be construed as to lessen the importance or applicability of any other provisions of the Contract Documents.

ARTICLE 5. PAYMENT. The DFCM agrees to pay the Contractor from time to time as the Work progresses, but not more than once each month after the date of Notice to Proceed, and only upon Certificate of the A/E for Work performed during the preceding calendar month, ninety-five percent (95%) of the value of the labor performed and ninety-five percent (95%) of the value of materials furnished in place or on the site. The Contractor agrees to furnish to the DFCM invoices for materials purchased and on the site but not installed, for which the Contractor requests payment and agrees to

CONTRACTOR'S AGREEMENT PAGE NO. 3

safeguard and protect such equipment or materials and is responsible for safekeeping thereof and if such be stolen, lost or destroyed, to replace same.

Such evidence of labor performed and materials furnished as the DFCM may reasonably require shall be supplied by the Contractor at the time of request for Certificate of Payment on account. Materials for which payment has been made cannot be removed from the job site without DFCM's written approval. Five percent (5%) of the earned amount shall be retained from each monthly payment. The retainage, including any additional retainage imposed and the release of any retainage, shall be in accordance with UCA 13-8-5 as amended. Contractor shall also comply with the requirements of UCA 13-8-5, including restrictions of retainage regarding subcontractors and the distribution of interest earned on the retention proceeds. The DFCM shall not be responsible for enforcing the Contractor's obligations under State law in fulfilling the retention law requirements with subcontractors at any tier.

ARTICLE 6. INDEBTEDNESS. Before final payment is made, the Contractor must submit evidence satisfactory to the DFCM that all payrolls, materials bills, subcontracts at any tier and outstanding indebtedness in connection with the Work have been properly paid. Final Payment will be made after receipt of said evidence, final acceptance of the Work by the DFCM as well as compliance with the applicable provisions of the General Conditions.

Contractor shall respond immediately to any inquiry in writing by DFCM as to any concern of financial responsibility and DFCM reserves the right to request any waivers, releases or bonds from Contractor in regard to any rights of Subcontractors (including suppliers) at any tier or any third parties prior to any payment by DFCM to Contractor.

ARTICLE 7. ADDITIONAL WORK. It is understood and agreed by the parties hereto that no money will be paid to the Contractor for additional labor or materials furnished unless a new contract in writing or a Modification hereof in accordance with the General Conditions and the Contract Documents for such additional labor or materials has been executed. The DFCM specifically reserves the right to modify or amend this Contractor's Agreement and the total sum due hereunder either by enlarging or restricting the scope of the Work.

ARTICLE 8. INSPECTIONS. The Work shall be inspected for acceptance in accordance with the General Conditions.

ARTICLE 9. DISPUTES. Any dispute, PRE or Claim between the parties shall be subject to the provisions of Article 7 of the General Conditions. DFCM reserves all rights to pursue its rights and remedies as provided in the General Conditions.

ARTICLE 10. TERMINATION, SUSPENSION OR ABANDONMENT. This Contractor's Agreement may be terminated, suspended or abandoned in accordance with the General Conditions.

ARTICLE 11. DFCM'S RIGHT TO WITHHOLD CERTAIN AMOUNT AND MAKE USE

THEREOF. The DFCM may withhold from payment to the Contractor such amount as, in DFCM's judgment, may be necessary to pay just claims against the Contractor or Subcontractor at any tier for labor and services rendered and materials furnished in and about the Work. The DFCM may apply such withheld amounts for the payment of such claims in DFCM's discretion. In so doing, the DFCM shall be deemed the agent of Contractor and payment so made by the DFCM shall be considered as payment made under this Contractor's Agreement by the DFCM to the Contractor. DFCM shall not be liable to the Contractor for any such payment made in good faith. Such withholdings and payments may be made without prior approval of the Contractor and may be also be prior to any determination as a result of any dispute, PRE, Claim or litigation.

ARTICLE 12. INDEMNIFICATION. The Contractor shall comply with the indemnification provisions of the General Conditions.

ARTICLE 13. SUCCESSORS AND ASSIGNMENT OF CONTRACT. The DFCM and Contractor, respectively bind themselves, their partners, successors, assigns and legal representatives to the other party to this Agreement, and to partners, successors, assigns and legal representatives of such other party with respect to all covenants, provisions, rights and responsibilities of this Contractor's Agreement. The Contractor shall not assign this Contractor's Agreement without the prior written consent of the DFCM, nor shall the Contractor assign any moneys due or to become due as well as any rights under this Contractor's Agreement, without prior written consent of the DFCM.

ARTICLE 14. RELATIONSHIP OF THE PARTIES. The Contractor accepts the relationship of trust and confidence established by this Contractor's Agreement and covenants with the DFCM to cooperate with the DFCM and A/E and use the Contractor's best skill, efforts and judgment in furthering the interest of the DFCM; to furnish efficient business administration and supervision; to make best efforts to furnish at all times an adequate supply of workers and materials; and to perform the Work in the best and most expeditious and economic manner consistent with the interests of the DFCM.

ARTICLE 15. AUTHORITY TO EXECUTE AND PERFORM AGREEMENT. Contractor and DFCM each represent that the execution of this Contractor's Agreement and the performance thereunder is within their respective duly authorized powers.

ARTICLE 16. ATTORNEY FEES AND COSTS. Except as otherwise provided in the dispute resolution provisions of the General Conditions, the prevailing party shall be entitled to reasonable attorney fees and costs incurred in any action in the District Court and/or appellate body to enforce this Contractor's Agreement or recover damages or any other action as a result of a breach thereof.

CONTRACTOR'S AGREEMENT PAGE NO. 5

IN WITNESS WHEREOF, the parties hereto have executed this Contractor's Agreement on the day and year stated hereinabove.

	CONTRACTOR:	
	Signature	Date
	Title:	
State of)		
County of)	Please type/print name clearly	
On this day of, 20, pers whose identity is personally known to me (or who by me duly sworn (or affirmed), did say the firm and that said document was signed by	proved to me on the basis of satisfactory evithat he (she) is the (title	dence) and
(SEAL)	Notary Public	
(SEAL)	My Commission Expires	
APPROVED AS TO AVAILABILITY OF FUNDS:	DIVISION OF FACILITIES CONSTRUCTION AND MANAGE	EMENT
David D. Williams, Jr. Date DFCM Administrative Services Director	Manager Capital Development/Improvements	Date
APPROVED AS TO FORM: ATTORNEY GENERAL November 30, 2006	APPROVED FOR EXPENDITURE:	
By: Alan S. Bachman Asst Attorney General	Division of Finance	Date

PERFORMANCE BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

That		eremafter referred to as t	•
, with its principal office in the City of and Listed (Circular 570, Companies Holding Certificates of Authority as Accehereinafter referred to as the "Surety," are held and firmly bound unto the St	eptable Securities on Federal Bonds	s State and U. S. Departs and as Acceptable Rein	ment of the Treasury nsuring Companies);
	DOLLARS (\$	-	
said Principal and Surety bind themselves and their heirs, administrators, ex-			
WHEREAS, the Principal has entered into a certain written Conconstruct	_	•	
in the County of, State of Utah, Project No	, for the approximate sum	of	
Contract is hereby incorporated by reference herein.		Dollars (\$), which
NOW, THEREFORE, the condition of this obligation is such the Contract Documents including, but not limited to, the Plans, Specifications at Contract as said Contract may be subject to Modifications or changes, then the	and conditions thereof, the one year this obligation shall be void; otherwis	performance warranty, a e it shall remain in full fo	nd the terms of the orce and effect.
No right of action shall accrue on this bond to or for the use of a administrators or successors of the Owner.	iny person or corporation other than the	he state named herein or	the heirs, executors,
The parties agree that the dispute provisions provided in the Contra	ract Documents apply and shall consti	tute the sole dispute proce	edures of the parties.
PROVIDED, HOWEVER, that this Bond is executed pursuant and all liabilities on this Bond shall be determined in accordance with said p			
IN WITNESS WHEREOF, the said Principal and Surety have s	signed and sealed this instrument this	day of	, 20
WITNESS OR ATTESTATION:	PRINCIPAL:		
-	Ву:		
	Title:		(Seal)
WITNESS OR ATTESTATION:	SURETY:		
	- Ву:		
STATE OF	Attorney-in-Fact		(Seal)
STATE OF) ss. COUNTY OF)			
On this day of, 20, personally appeared identity is personally known to me or proved to me on the basis of satisfacto in-fact of the above-named Surety Company and that he/she is duly authorize reference to becoming sole surety upon bonds, undertakings and obligations	ory evidence, and who, being by me dized to execute the same and has com	uly sworn, did say that he plied in all respects with	e/she is the Attorney the laws of Utah in
Subscribed and sworn to before me this day of	, 20		
My commission expires: Resides at:			
	NOTARY PUBLIC		
Agency:			
Agent: Address: Phone:	By Al	Approved As To For an S. Bachman, Asst	

DFCM FORM 1b 062707 21

PAYMENT BOND

(Title 63, Chapter 56, U. C. A. 1953, as Amended)

KNOW ALL PERSONS BY THESE PRESENTS:

Phone:

That		hereinafter referred to a	s the "Principal," and
	, a corporation organized and existing under	the laws of the State of	authorized to do business in this State
and U. S. Department of the	e Treasury Listed (Circular 570, Companies H	Iolding Certificates of Authority as Ac	cceptable Securities on Federal Bonds and as
Acceptable Reinsuring Com	npanies); with its principal office in the City of	, hereinafter referred to	as the "Surety," are held and firmly bound unto
the State of Utah hereinafter	r referred to as the "Obligee," in the amount of		
) for the payment whereof, the said Princip	pal and Surety bind themselves and the	eir heirs, administrators, executors, successors
and assigns, jointly and seve	erally, firmly by these presents.		
	e Principal has entered into a certain written Co		
in the County of	, State of Utah, Project No	for the approximate sum	of
in the County of	, State of Otall, Project No.	lof the approximate sumDollars (\$), which contract is hereby
incorporated by reference he			
or Principal's Subcontractor	FORE, the condition of this obligation is such the sin compliance with the provisions of Title 63,	Chapter 56, of Utah Code Annotated, l	953, as amended, and in the prosecution of the
Work provided for in said C	Contract, then, this obligation shall be void; other	erwise it shall remain in full force and	effect.
of the Contract or to the Wor	to this Bond, for value received, hereby stipulater to be performed thereunder, or the specification of any such changes, extensions of time, alter	ons or drawings accompanying same sha	all in any way affect its obligation on this Bond,
	they shall become part of the Contract Docume		solitact of to the Work of to the specifications
DD 0111D 11			
	OWEVER, that this Bond is executed pursuant hall be determined in accordance with said provided the said provided in the said provided the	•	
IN WITNESS V	WHEREOF, the said Principal and Surety have	e signed and sealed this instrument this	sday of, 20
WITNESS OR ATTESTA	ATION:	PRINCIPAL:	
		Ву:	
			(Seal)
		Title:	
WITNESS OR ATTESTA	ATION:	SURETY:	
		Ву:	
STATE OF)	Attorney-in-Fact	(Seal)
) ss.	•	
COUNTY OF)		
On this	_ day of, 20		
			known to me or proved to me on the basis of
	who, being by me duly sworn, did say that he/she		
	ame and has complied in all respects with the		ng sole surety upon bonds, undertakings and
obligations, and that ne/sne	acknowledged to me that as Attorney-in-fact e	xecuted the same.	
Subscribed and sworn to be	fore me this day of	, 20	
My commission against			
· -			
Resides at.		NOTARY PUBLIC	
Agency:			Approved As To Form: May 25, 2005
Agent:			Approved As 10 Form: May 25, 2005 By Alan S. Bachman, Asst Attorney General
Address		ll .	2) 5. Ducinium, 1155t 11ttorney General





Division of Facilities Construction and Management

DFCM

CERTIFICATE OF SUBSTANTIAL COMPLETION

PROJECT		PROJECT	NO:
AGENCY/INSTITUTION			
AREA ACCEPTED			
The Work performed under the subject Condefined in the General Conditions; including Documents, as modified by any change orders area of the Project for the use for which it is	g that the c s agreed to b	onstruction is sufficiently cor	npleted in accordance with the Contract
The DFCM - (Owner) accepts the Project opossession of the Project or specified area of			
The DFCM accepts the Project for occupancy utilities and insurance, of the Project subject			
The Owner acknowledges receipt of the followard As-built Drawings O & M Mark		out and transition materials: Warranty Documents	Completion of Training Requirements
A list of items to be completed or corrected (I responsibility of the Contractor to complete changes thereof. The amount of completion of the punch list work.	all the Wo	ork in accordance with the Coice the value of the punch lis	ontract Documents, including authorized at work) shall be retained to assure the
The Contractor shall complete or correct the calendar days from the above date of is items noted and agreed to shall be: \$	and/or comect funds ar	his Certificate. The amount was If the list of items is not complete the work with the help of the insufficient to cover the delay	ithheld pending completion of the list of pleted within the time allotted the Owner independent contractor at the expense of
CONTRACTOR (include name of firm)	by:	(Signature)	DATE
A/E (include name of firm)	_ by:	(Signature)	DATE
USING INSTITUTION OR AGENCY	by:	(Signature)	DATE
DFCM (Owner)	by:	(Signature)	DATE
4110 State Office Building, Salt Lake City, Utah telephone 801-538-3018 • facsimile 801-538-326			Parties Noted DFCM. Director



STATE OF UTAH - DEPARTMENT OF ADMINISTRATIVE SERVICES

DFCM

Division of Facilities Construction and Management

General Contractor Performance Rating Form

Project Name:				DFCM Project#		
Contractor: A/E:			Original Contrac Amount:	1	al Contract ount:	
(ABC Construction, John Doe, 111-111-	1111) (AB	C Architects, Jan	e Ooe, 222-222-2222)			
DFCM Project Manager:		Contract Date:				
Completion Date:		Date of Rating:				
Rating Guideline	PRODI SER	ITY OF UCT OR VICES	COST CONTROL	TIMELINESS OF PERFORMANCE		IESS RELATIONS
5-Exceptional				nance level in any of the abo clearly exceeds the perform		
4-Very Good	Contractor i compliance contract req and/or deliv product/sen	with uirements ers quality	Contractor is effective in managing costs and submits current, accurate, and complete billings	Contractor is effective in meeting milestones and delivery schedule	Response to inquiries, technical/service/ administrative issues is effective	
3-Satisfactory	Minor inefficiencie have been i	ajturuli kultura autili tilantika Egyptik pikit jigatatti kee	Contractor is usually effective in managing cost	Contractor is usually effective in meeting milestones and delivery schedules	Response to inquires technical/ service/administrative issues is somewhat effective	
2-Marginal	Major proble been encou	ntered	Contractor is having major difficulty managing cost effectively	Contractor is having major difficulty meeting milestones and delivery schedule	Response to inquiries, technical/service/administrative issues is marginally effective	
1-Unsatisfactory	Contractor is compliance jeopardizing achievement objectives	and is	Contractor is unable to manage costs effectively	Contractor delays are jeopardizing performance of contract objectives	Response to inquiries, technical/service/administrative issues is not effective	
	<u>ala-lau den Mines meneris series einem neriem (em reziente en sicion d</u>					
1. Rate Contractors quality of workmanship, management of sub contractor performance, project cleanliness, organization and safety requirement.					Score	
Agency Comments:						
A & E Comments:						
DFCM Project Manager Co	omments:					

2. Rate Contractor administration of project costs, change orders and financial management of the project budget.	Score
Agency Comments:	
A & E Comments:	
DFCM Project Manager Comments:	
3. Rate Contractor's performance and adherence to Project Schedule, delay procedures and requirements of substantial completion, inspection and punch-list performance.	Score
Agency Comments:	
A & E Comments:	
DFCM Project Manager Comments:	
4. Evaluate performance of contractor management team including project manager, engineer and superintendent also include in the rating team's ability to work well with owner, user agency and consultants.	Score
Agency Comments:	
A & E Comments:	
DFCM Project Manager Comments:	

5. Rate success of Contractor's manag project risks and performance of value	Score	
Agency Comments:		
A & E Comments:		
DFCM Project Manager Comments:		
Signed by:	Date:	Mean Score
Additional Comments:		

CONSTRUCTION SPECIFICATION

SPECIAL CONDITIONS

1. **SCOPE**

This section of the specifications cover specific requirements, instructions and conditions applicable to this project only, which are not covered by the General Conditions or detailed specifications. Should there be conflicting statements between this section and other sections of these specifications, this section shall govern.

2. **STANDARD PRODUCTS**

The material brand names and catalog numbers shown on the drawings or called out in the specifications are meant to set a standard that all other materials should meet. The Contractor or supplier is encouraged to submit information and data to show his material is equal. The decision of the Engineer shall be final in this section.

3. CONTRACTOR TO MAINTAIN AND REPLACE STAKES

The Contractor shall furnish without charge, competent men from his force, stakes, tools and other materials, for the proper staking out of the work, in making measurements and surveys, and in establishing temporary or permanent reference marks in connection with the work. This does not mean to imply, the Contractor is to pay for initial staking, as this will be the cost of the Owner.

Initial staking to be provided by the Owner will be the establishment of:

- a. Bench Marks.
- b. Original lines and grades necessary for horizontal and vertical control of the construction of the permanent works.
- c. Right-of-way limits acquired through permits from Federal Agencies.

The Contractor shall provide surveys necessary to maintain the lines and grades during the construction of the permanent works.

4. <u>LINES AND GRADES</u>

All work done under this contract shall be done to the line, grades, and elevations shown on the plans, or as directed by the Engineer. The Contractor shall keep the Engineer informed, a reasonable time in advance, of the times and places at which he intends to do work, in order that lines and grades may be furnished and necessary measurements for record and payment may be made with the minimum of inconvenience to the Engineer and delay to the

Contractor.

5. PAYMENT OF SUPPLIES AND SUBCONTRACTORS

It is intended that the Contractor and subcontractor make full monthly payments to their suppliers and subcontractors as invoices are rendered. Such invoices shall be deemed as paid at the time each monthly certificate of payment is prepared by the Engineer. Affidavits will be submitted by the Contractor each as means of certifying to the Engineer that all equipment and materials delivered has been paid for. This will be the normal proof of payment; however, the Engineer will have the right at any time to demand copies of certified paid invoices. Failure or inability to provide such paid invoices will be sufficient cause for hold-up for further monthly pay estimates.

6. **GENERAL SAFETY REQUIREMENTS**

Excavations

- a. This section shall apply to all excavations in which workmen may be exposed to hazard of collapse of the banks, sides, or walls, during the time construction work is in process.
- b. All excavations shall be guarded by shoring, bracing or underpinning, or other methods as may be necessary to prevent injury to workmen resulting from the sides caving in.
- c. Excavated or other material must be deposited a safe distance from the edge of the excavation so as to prevent its falling or sliding back into the excavation.
- d. No trenches shall be left open at any time unless guarded with adequate barricades, warning lamps, and signs.
- e. Contractor's foremen and superintendents shall know where to obtain an oxygen resuscitator for use in an emergency. The phone number to call for immediate resuscitator and ambulance service shall be posted in all Contractors trench and at conspicuous places on the project at all times.

7. **CERTIFICATIONS**

Certifications that all materials used in the construction of the permanent works meet these specifications will be required. These certifications shall include the contract number, project name, bid item number, material furnished, applicable specification number and quantity furnished.

8. **TEST**

Test results that are required from the Contractor at the Contractor's expense will be performed as specified in the specifications. Duplicate copies of the test results shall be furnished to the Engineer for his approval at least 10 days prior to the use of the materials in the permanent works. All "on site" testing shall be made in the presence of and be approved by the Engineer or his representative. Written test results for "on site" tests will not be required.

9. **LIQUIDATED DAMAGES**

If the work, or any part thereof, is not completed within the time agreed upon in this contract or any extension thereof, the contractor shall be liable to the owner in the amount of \$500.00 per day for each and every calendar day the completion of the work is delayed beyond the time provided in this contract, as fixed and agreed liquidated damages and not as a penalty, and the Owner shall have the right to deduct from the retainage of the moneys which may be then due or which may be due and payable to the Contractor, the amount of the liquidated damages; and if the amount so retained by the owner is insufficient to pay in full such liquidated damages, the Contractor shall pay to the Owner the amount necessary to effect payment in full of such liquidated damages.

10. **EXISTING UTILITIES**

The Contractor will be responsible for crossing CMP's and utilities such as water lines, with the construction equipment. If the utility is damaged it shall be restored at the Contractor's expense.

11. EXAMINATION OF PLANS, SPECIFICATIONS, SPECIAL PROVISIONS, AND SITES

The bidder is required to examine carefully the site of the proposed work, the proposal, plans, specifications, supplemental specification, special provision, and contract forms before submitting a proposal.

The submission of a bid shall be considered <u>PRIMA FACIE</u> evidence that the Bidder has made the required examinations and is satisfied as to the conditions to be encountered in performing the work and as to the requirements of the contract.

12. **IMPROVEMENT RESTORATION**

All improvements damaged, whether private or public, as a result of Contractor's work shall be replaced by the Contractor. Improvement restoration shall be completed immediately upon completion of work in that area.

13. **WORK**

The Contractor shall not schedule work on Saturday, Sunday or holidays without written approval from the Engineer.

14. AVAILABILITY OF MEN AND EQUIPMENT

The Contractor shall have men and equipment available on weekends and holidays to cope with emergency conditions which may arise as a result of his operations. Phone numbers or addresses shall be provided in writing to the Owner.

15. **WASTE**

The Contractor will be required to dispose of all concrete and asphalt at an approved disposal area at no extra cost to the Owner.

16. SUPERVISION BY CONTRACTOR

The Contractor will supervise and direct work. He will be solely responsible for the means, techniques, sequences and procedures of construction. The Contractor will employ and maintain on the work site a qualified supervisor or superintendent who shall have been designated in writing by the Contractor as the contractors representative at the site. The supervisor or superintendent shall have full authority to act on behalf of the contractor and all communications given to the supervisor shall be as binding as if given to the contractor. The supervisor shall be present on the site at all times as required to perform adequate supervision and coordination of the work.

17. GUARANTEE OF THE WORK

The Contractor shall, for a period of one (1) year after completion and acceptance of the work, maintain and repair any defective work which may occur to the permanent work.

18. **RETAINAGE ON PROGRESS PAYMENTS**

Five percent (5%) will be retained on each progress payment to the Contractor until final completion and acceptance of all work.

19. **LIABILITY INSURANCE**

Before the contract is executed the Contractor with the successful bid shall be required to furnish to Owner, a copy of the public liability and property damage insurance policy, in the amount required by this contract, which is to be in force and applicable to the project. In addition, the Contractor shall be required to furnish, at the same time a letter from agent for the company holding said policy, stating that he will inform Owner of any change in the status of the policy. Also, Workmen's Compensation Insurance shall be provided by the Contractor.

20. **WATER**

Contractor will be responsible for acquiring water for compaction and dust control.

21. **COMPENSATION**

Compensation for compliance to these Special Conditions will be made in the appropriate bid item.

CONSTRUCTION SPECIFICATION

8. MOBILIZATION

1. **SCOPE**

The work shall consist of mobilization of the Contractor's forces and equipment necessary for performing the work required under the contract.

It shall include the purchase of contract bonds, insurances, transportation of the personnel, equipment, and operating supplies to the site; establishing of office, buildings, construction signing in accordance with the manual on "Uniform Traffic Control Device", and other necessary facilities at the site; and other preparatory work at the site.

It shall not include mobilization for any specific time of work for which payment for mobilization is provided elsewhere in the contract.

This specification covers mobilization of work required by the contract at the time of award. If additional mobilization costs are incurred during performance of the contract as a result of change or added items of work for which the Contractor is entitled to an adjustment in contract price, compensation for such costs will be included in the price adjustment for the items of work changed or added.

2. **PAYMENT**

Payment will be made as the work proceeds, after presentation of invoices by the contractor shown his own mobilizations costs and evidence of the charges of suppliers, subcontractors, and others for mobilization work performed by them. If the total of such payments is less than the contract lump sum for mobilization, the unpaid balance will be included in the final contract payment. Total payment will be the lump sum contract price for mobilization, regardless of actual cost to the Contractor.

Payment will not be made under this item for the purchase costs of materials having a residual value, the purchase costs of materials to be incorporated into the project, or the purchase costs of operating supplies.

Payment of the lump sum contract price for mobilization will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to completion of the work.

Compensation for any item of work described in the contract but not listed on the bid schedule will be included in the payment for the item or work to which it is made

subsidiary. Such items and the items to which they are made subsidiary in Section 3 of this specification.

3. <u>ITEMS OF WORK AND CONSTRUCTION DETAILS</u>

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 1, Mobilization

- 1. This work shall consist of the contract bonds, traffic control, construction signing, and mobilization of the Contractor's forces and equipment, as defined in Section 1, required for performing the work under this contract.
- 2. Payment will be made at the lump sum contract price and will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to completion of the work.

CONSTRUCTION SPECIFICATIONS

10. HOT MIX ASPHALT (HMA)

1. SCOPE

The work shall consist of the construction of a surface course composed of mineral aggregate and bituminous binder, placed and compacted within the lines and grades shown on the plans.

2. MATERIALS

- a. <u>Asphaltic Cements:</u> Viscosity grades of asphalt cement prepared from petroleum shall conform to the requirements of AASHTO Designation M-226.
- b. <u>Asphaltic Emulsions:</u> Anionic emulsified asphalt shall conform to the requirements of AASHTO Designation M-140.
- c. <u>Mineral Aggregate:</u> Mineral aggregate shall consist of crusher processed virgin aggregate material consisting of crushed stone, and gravel, conforming to the following requirements:
 - 1. Course aggregate retained on the No. 4 sieve shall consist of clean, hard, tough, durable, and sound fragments, with not more than 3 percent by weight of flat, elongated, soft or disintegrated particles, and shall be free from vegetable matter or other deleterious substances.
 - 2. That portion of the aggregate retained as the No. 4 sieve shall have not less than 50% of particles by weight with at least two mechanically fractured face, or clean angular face.
 - 3. The aggregate shall have a percentage of wear not exceeding 50% for road mix and 40% for plant mix, when tested in accordance with AASHTO Designation T-96. The Contractor shall certify that the mineral aggregate used on the job shall meet this wear test prior to its placement in the surface course.
 - 4. Fine aggregate passing the No. 4 sieve, may be either a natural or manufactured product. The aggregate shall be clean, hard-grained and moderately sharp, and shall contain not more than 2 percent by weight of vegetable matter or other deleterious substances.

- 5. That portion of the fine aggregate passing the No. 40 sieve shall be nonplastic when tested in accordance with AASHTO Designation T-90.
- 6. The weight of minus 200 mesh sieve material retained in the aggregate as determined by the difference in percent passing a No. 200 sieve by washing and dry sieving without washing shall not exceed 6 percent of the total sample weight.
- 7. The combined mineral aggregate plus any specified additives, when mixed with the specified bituminous binder in accordance with ASTM Designation D-1559, shall conform to the following requirements:

Marshall Stability......1200-2500 lbs. Flow (0.01 inch)......10-18 Voids content......1.5% to 3.0%

The requirements specified in this subsection shall be used to determine the suitability of the aggregate sources.

8. The combined dry mineral aggregate shall be uniformly graded and of such size that it meets one of the following gradation bands:

½" Gradation	Ideal Gradation of Passing Band	% Passing Gradation Band
1/2"	100	100
#4	70	60-80
#16	35	28-42
#50	17	11-23
#200	7	5-9

Any deviation from the above gradation Bands must be approved in writing by the Engineer.

9. Contractor will be required to supply the Engineer with a job mix formula based on the proceeding criteria. Job mix formula must be approved by the Engineer

3. CONSTRUCTION METHODS

- a. Hot Mix Plant: The mineral aggregate and bituminous binder shall be mixed at a central mixing plant. The shortest mixing time consistent with satisfactory coating of the aggregate shall be used, as determined by the Engineer. The mineral aggregate shall be considered satisfactorily coated with bitumen when all of the particles passing the No. 4 sieve and 98 percent of the particles retained on the No.4 sieve are coated.
- b. <u>Spreading and Compaction</u>: Place asphalt concrete pavement of 3-inches or more, in total compacted thickness, in two equal courses. The mixture shall be spread and struck-off in such a manner that finished surface shall conform to the elevations, grades, and cross-sections shown on the drawings or as staked in the field.

After the mixture has been spread, the surface shall be longitudinally rolled, beginning at the outside edge or lower side and proceeding toward the high side. Each pass of one roller shall overlap the proceeding pass by at least one-half the width of the roller. The surface shall be rolled by 4 passes with a pneumatic or steel-wheel exerting a minimum pressure of 40 psi, or by an approved equal method. Rolling operations shall be conducted in such a manner that shoving or distortion will not develop beneath the roller.

- c. <u>Finishing</u>: The surface shall be finished to a smooth, uniform line and grade with surface deviations not exceeding 3/8-inch in 10 feet. Determination of compliance with smoothness may be made with a straight edge, chalk-line, or profilograph at the option of the Engineer. Any irregularities shall be satisfactorily corrected at the expense of the Contractor.
- d. <u>Temperature Control:</u> The minimum temperature of the bituminous material at the time of application shall be 250 degrees Fahrenheit.
- e. <u>Weather Limitations:</u> Bituminous material shall not be placed when weather conditions are unfavorable or when the air temperature in the shade is less than 50 degrees Fahrenheit.

f. <u>Weight Devices:</u> When the method of measurement is by weight, the Contractor shall provide weigh scales, at the job site. Scales will be certified by the Department of Agriculture.

The scales shall be accurate to within 1 percent of the correct weight throughout the range of use. Before using the scales and as frequently thereafter as the Engineer determines necessary to insure accuracy, the Contractor shall have the scales checked, adjusted, and certified by a representative of the State agency. The Contractor shall maintain the scales to the required accuracy.

g. Sampling of Aggregate: The Contractor shall submit test results and a certification of compliance that states that the gradation of the aggregate meets the contract requirements. The Contractor shall equip crushing, screening, and mixing plants with sampling devices. The Contractor shall take additional samples of material for testing as directed by the Engineer. These samples may be required at any time to validate the certification furnished by the Contractor.

Provisions shall be made for accurate proportioning. Each compartment shall have an outlet feed that can be shut off completely when any bin becomes empty. The bins or aggregate feeding system shall be constructed so samples can be readily obtained.

Positive weight measurement of the combined cold feed shall be maintained to allow regulation of the feed gate and permit automatic correction for variations in load.

The bitumen feed control shall be coupled with the total aggregate weight measurement device to automatically vary the bitumen feed rate and to maintain the required proportion. Means shall be provided for checking the quantity or rate of flow of bitumen into the mixing unit. Thermometers shall be fixed in the bitumen feed line at the charging valve of the mixer unit and at the discharge chute of the mixer unit. The Engineer may require replacement of any thermometer by an approved temperature-recording apparatus to allow better regulation of the material temperature.

A method shall be provided to automatically adjust the bituminous content in the mix for moisture variations in the cold feed.

h. <u>Hauling Equipment:</u> Trucks used for hauling bituminous mixtures shall have tight, clean, smooth metal beds that have been thinly coated with a material to prevent the moisture from adhering to the beds. Truck beds shall be drained prior to loading. Each truck

shall have a cover to protect the mixture from the weather. When necessary to insure that the mixture will be delivered at the specified temperature, truck beds shall be insulated and covers shall be securely fastened.

I. <u>Bituminous Pavers:</u> Bituminous pavers shall be self-contained, power-propelled units, provided with an adjustable activated-screed or strike-off assembly, heated if necessary, and capable of spreading and finishing courses of bituminous plant mix material in lane widths and thicknesses shown on the drawings. When shown on the drawings, pavers shall be equipped with a control system capable of automatically maintaining the proper screed elevation. The control system shall be automatically actuated from either a reference line or surface through a system of sensors that will maintain the paver screed at a predetermined transverse slope and at the proper elevation to obtain the required surface.

The transverse slope control system shall be capable of being made inoperative so that the screed can be controlled by mechanisms that will independently control the elevation of each end of the screed from reference line or surfaces.

The controls shall be capable of working in conjunction with any of the following attachments:

- 1. Ski-type device of not less than 40 feet in length.
- 2. Taut stringline (wire) set to grade.
- 3. Short ski or shoe.
- j. Compaction shall be performed with either vibratory steel-wheel or steel-wheel and pneumatic-tire rollers.

Rolling shall begin at the sides and proceed longitudinally parallel to the road centerline, each trip overlapping one-half the roller width, gradually progressing to the center. When paving in echelons or abutting a previously placed land, the longitudinal joint shall be rolled first, then followed by the above rolling procedure. On superelevated curves the rolling shall begin at the low side and progress to the high side.

Along forms, curbs, header walls, and other places not accessible to the rollers, the mixture shall be thoroughly compacted with hot hand tampers, smoothing irons, or mechanical tampers.

k. <u>Joints, trimming edges, and cleanup:</u> Placing of the bituminous mixture shall be continuous. Rollers shall not pass over the unprotected end of a freshly laid mixture. Transverse joints shall be formed by cutting back into the previous run to expose the full depth of the course. Heat shall be applied to contact surfaces or transverse joints just before any additional mixture is placed against the previously rolled material.

4. FLUSH COAT

When required, the coat shall be placed on the completed surface course. The coat shall not be placed within 7 days after the surface course is laid. Prior to placing the coat, the existing surface shall be cleaned of all dirt, sand, dust, or other objectionable material.

The material shall be sprayed over the prepared surface by means of a pressure distributor.

5. ACCEPTANCE SAMPLING AND TESTING

- a. Finished work samples. When required by the Engineer, the Contractor shall cut samples from the pavement. Samples size and locations will be designated by the Engineer. Samples shall be neatly cut with a saw or core drill. Voids left by sampling shall be backfilled and compacted to the density of the surrounding material.
- b. The Engineer will perform the testing of bituminous mixture (gradation and bituminous content). Acceptance samples of the mixture will be taken after it has been placed on the finished surface and just prior to compaction. Samples will be selected on a random basis and taken as frequently as the Engineer elects.
- c. Acceptance and testing bituminous mixture (compaction). After the bituminous mixture has been placed and compacted, the pavement shall meet the following density requirements.

Percent of Relative Maximum Density 93 min.

Samples and test will be taken as frequently and at such locations as the Engineer elects. Compaction testing will be done by the Engineer.

- d. Acceptance sampling and testing of bituminous mixture (surface and thickness tolerance).
 - 1. Surface. Acceptance testing will be performed on the top surface. The surface will be tested by the Engineer with a straightedge. The variation of the surface from the testing edge of the straightedge shall not deviate at any point more than 1/8-inch.
 - 2. Thickness. The total compacted thickness of the mixture shall not vary more than 1/4-inch from the specified thickness. The compacted thickness shall not consistently be below nor consistently above the specified thickness.

The Engineer reserves the right to test areas which appear defective and require immediate correction.

6. <u>Price Adjustments</u>

- A. Gradation and Asphalt Content See Table A. The computation of the adjusted unit price will be based upon the minimum pay factor determined from Table A.
 - The Engineer may order the removal of the mix if the acceptance tests deviate from the job-mix formula for a particular sieve or sieves, or if the asphalt content is more than the values shown under the 0.70 pay factor for asphalt concrete in Table A.
 - 2. The pay factor for material allowed to remain will be 0.50 for asphalt concrete.
 - 3. A lot equals the number of square feet placed during each production day.

B. Density

1. Areas with deficient density will be subject to the following price reductions:

TABLE A	PAY FACTOR
AVERAGE DENSITY IN PERCENT	ASPHALT CONCRETE
93or more	1.00
92 to 93	0.90
Less than 92	0.50

TABLE A ACCEPTANCE SCHEDULE FOR GRADATION (Percentage Points)		
SIEVE SIZE	PAY FACTOR A.C.	DEVIATIONS OF THE IDEAL GRADATION ACCEPTANCE TESTS FROM THE JOB- MIX (PERCENTAGE POINTS)
Asphalt Content	1.00 0.95 0.90 0.80 0.70	0-0.38 0.39-0.43 0.44-0.47 0.48-0.52 0.53-0.56
½ inch & larger	1.00 0.95	0-1 1.0-2.0
	0.90 0.80 0.70	2.0-3.0 3.0-4.0 4.0-5.0
No. 4	1.00 0.95 0.90 0.80	0-10 10-11.4 11.5-11.9 11.9-12.5
No. 16	0.80	12.5-13.0

	0.95	7.0-7.3
	0.90	7.4-7.7
	0.80	7.8-8.1
	0.70	8.2-8.4
No. 50	1.00	0-6.0
	0.95	6.0-6.5
	0.90	6.6-6.8
	0.80	6.9-7.1
	0.70	7.2-7.5
No. 200	1.00	0-2.0
	0.95	2.0-2.9
	0.90	3.0-3.1
	0.80	3.2-3.3
	0.70	3.4-3.5

7. <u>MEASUREMENT AND PAYMENT</u>

- a. The bituminous material and mineral aggregate shall be measured by the square foot.
- b. The bituminous flush coat is not required.
- c. Payment for the bituminous material, mineral aggregate will be made at the contract unit price. Such payment will constitute full compensation for furnishing, mixing, spreading, the bituminous material and mineral aggregate, compacting all other items necessary and incidental to the performance of the work.

8. <u>ITEMS OF WORK AND CONSTRUCTION DETAILS</u>

Items of work to be performed in conformance with this specification and construction details are:

a. <u>Item 2, Hot Mix Asphalt (PG58-22) (½-inch Max.)</u>

- 1. This item shall consist of furnishing the mineral aggregate, bituminous material, mixing the aggregate and bituminous material, spreading, and compacting the mixture as shown on the drawings.
- 2. Contractor will supply the Engineer with the mix calibration factor, and a set of calibration samples 7 days prior to placement of asphalt.
- 3. The aggregate shall meet the gradation requirements as listed in Section 2.C.8 of these specifications. The gradation of the aggregate shall be submitted in writing to the Engineer for his approval prior to the placing of the asphalt. The borrow area selected by the Contractor must meet the approval of the Engineer.
- 4. The asphalt shall be grade PG58-22, viscosity graded.
- 5. The aggregates and the bituminous material shall be measured or gauged and introduced into the mixer in the amount specified by the job mix formula.
 - After the required amounts of aggregate and bituminous material have been introduced into the mixer, the materials shall be mixed until a complete and uniform coating of particles and a thorough distribution of the bituminous material throughout the aggregate is obtained.
- 6. On areas where irregularities or unavoidable obstacles make the use of mechanical spreading and finishing equipment impractical, the mixture may be placed and finished by hand tools.
- 7. Hot mixture shall be placed at a temperature not less than 250 degrees Fahrenheit.
- 8. Material trimmed from the edges and any other discarded bituminous mixture shall be removed and disposed of by the Contractor in an approved area.
- 9. Contractor will be required to hand rake all seams.
- 10. Testing noted in Section 5.a will not be required.

- 11. Asphalt shall be placed at the finished depth noted on the plans. Tack coat will be required on all asphalt edges.
- 12. <u>Contractor will not stockpile hot asphalt on existing asphalt roads prior to placement.</u>
- 13. Bituminous surface course will not be placed during rain, when the roadbed is wet or during other adverse weather conditions. The owner will not be responsible for any bituminous surface course that is on the project site, but unable to spread due to adverse weather.
- 14. Contractor will be required to excavate all crackage adjacent to the main lay and replace with bituminous surface course material as shown on the drawings or directed by the Engineer.
- 15. Contractor will be required to deliver to the Engineer a weight invoice prior to placement of the asphalt surface course, invoices not received the day of placement will not be paid for.
- Contractor will hand sweep and remove all sluffage on existing asphalt just prior to bituminous surface course placement to assure a clean surface and proper depth.
- 17. Measurement and payment shall be in accordance with Section 7a and c for asphalt concrete pavement actually placed.

b. <u>Item 3, Asphalt Pavement Sawing</u>

- 1. This item shall consist of furnishing the equipment and labor required to saw cut the existing asphalt concrete pavement as staked in the field.
- 2. Saw cut edges shall be required where existing bituminous surface and new bituminous surface join. The edge shall be clean, vertical and full depth of bituminous surface. Cutting the edge shall be made just prior to placing new bituminous pavement. A tack coat will be applied to the edge prior to placing new bituminous pavement.
- 3. A diamond saw shall be required to make a vertical cut through the full depth of the asphalt surfacing.

- 4. Traffic or construction equipment shall not be allowed to cross the saw cut edge.
- 5. Measurement will be by the linear foot. Payment shall be at the contract unit price. Such payment shall constitute full compensation for labor, materials, equipment to saw cut the existing asphalt surface, including other items necessary or incidental to the completion of the work.

CONSTRUCTION SPECIFICATION

21. EXCAVATION

1. SCOPE

The work shall consist of the excavation required by determining the specification and disposal of the excavated materials.

2. <u>CLASSIFICATION</u>

Excavation will be classified its common excavation for rock excavation in accordance with the following definitions were will be designated as a classified.

Common excavation shall be defined as the excavation of all materials that can be excavated, transported, and unloaded by the use of heavy ripping equipment and wheel tractor-scrapers with pusher tractors or that can be excavated and dumped into place or loaded onto hauling equipment by means of excavators having a rated capacity of one cubic yard and equipped with attachments (such as shovel, bucket, back hoe, drag line or clam shell) appropriate to the character of the materials and the site conditions.

Rock excavation shall be defined as the excavation of all head, compacted or cemented materials the accomplishment of which requires blasting or the use of excavators larger than defined for common excavation. The excavation and removal of isolated boulders or rock fragments larger than one cubic yard in volume encountered in materials other wise conforming to the definition of common excavation shall be classified as rock excavation.

Excavation will be classified according to the definitions by the engineer, based on his judgment of the character of the material and the site conditions.

The presence of isolated boulders or rock fragments larger than one cubic yard in size will not in itself be sufficient cause to change the classification of the surrounding material.

For the purpose of this classification, the following definitions shall apply:

Heavy ripping equipment shall be defined as a rear mounted, heavy duty, single tooth, ripping attachment mounted on a tractor having a power rating of 200-300 net horsepower (at the flight wheel).

Wheel tractor-scraper shall be defined as a self-loading (not elevating) and unloading scraper having a struck bowl capacity of 12-20 yards.

Pusher tractor shall be defined as a track type tractor having a power rating of 200-300 net horsepower (at the flywheel) equipped with appropriate attachments.

3. UNCLASSIFIED EXCAVATION

Items designated as "Unclassified Excavation" shall include all materials encountered regardless of their nature or the manner in which they are removed. When excavation is unclassified, none of the definitions or classifications stated in Section 12 of this specification shall apply.

4. <u>BLASTING</u>

The transportation, hauling, storage, and use of dynamite and other explosives shall be directed and supervised by a person of proven experience and ability in blasting operations.

5. <u>USE OF EXCAVATED MATERIALS</u>

Method 1

To the extent they are needed, all suitable materials from the specified excavations shall be used in the construction of required permanent earth fill or rock fill. The suitability of materials for specific purposes will be determined by the Engineer. The Contractor shall not waste or otherwise dispose of suitable excavated materials.

Method 2

Suitable materials from the specified excavations may be used in the construction of required earth fill or rock fill. The suitability of materials for specific purposes will be determined by the Engineer.

6. DISPOSAL OF WASTE MATERIALS

Method 1

All surplus or unsuitable excavated materials will be designated as waste and shall be disposed of at the location shown on the drawings.

Method 2

All surplus or unsuitable excavated materials will be designated as waste and shall be disposed of by the Contractor at sites of his own choosing away from the site of the work.

7. <u>BRACING AND SHORING</u>

Excavated surfaces too steep to be safe and stable if unsupported shall be supported as necessary to safeguard the work and workmen, to prevent sliding or settling of the adjacent ground, and to avoid damaging existing improvements. The width of the excavation shall

be increased if necessary space for sheeting, bracing, shoring, and other supporting installations. The Contractor shall furnish place and subsequently remove such supporting installations.

8. STRUCTURE AND TRENCH EXCAVATION

Structure or trench excavation shall be completed to the specified elevations and to sufficient length and width to include allowance for forms, bracing and supports, as necessary, before any concrete or earth fill is placed or any piles are driven within the limits of the excavation.

9. <u>BORROW EXCAVATION</u>

When the quantities or suitable materials obtained from specified excavations are insufficient to construct the specified fills, additional materials shall be obtained from the designated borrow areas. The extent and depth of borrow pits within the limits of the designated borrow areas shall be as directed by the Engineer.

Borrow pits shall be excavated and finally dressed in a manner to eliminate steep or unstable side slopes or other hazardous or unsightly conditions.

10. OVER EXCAVATION

Excavation in rock beyond the specified lines and grades shall be corrected by filling the resulting voids with portland cement concrete made of materials and mix proportions approved by the Engineer. Concrete that will be exposed to the atmosphere when construction is completed shall contain not less than 6 bags of cement per cubic yard of concrete. The concrete shall be placed and cured as specified by the Engineer. Over excavation in other material shall be backfilled and fine graded with granular material having less than 15% fines.

11. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, the volume of each type and class of excavation within the specified pay limits will be measured and computed to the nearest cubic yard by the method of average cross-sectional end areas. Regardless of quantities excavated, the measurement for payment will be made to the specified lines and grades directed by the Engineer to remove unsuitable material will be included, but only the extent the unsuitable conditions is not the result of the Contractor's operations.

Method 1

The pay limits shall be as designated on the drawings.

Method 2

The pay limits shall be defined as follows:

- 1. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where excavations is performed within areas designated for previous excavation or fill the upper limit shall be modified ground surface resulting from the specified previous excavation or fill.
- 2. The lower and lateral limits shall be the neat lines and grades shown on the drawings.

Method 3

The pay limits shall be defined as follows:

- 1. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where excavations is performed within areas designated for previous excavation or fill the upper limit shall be modified ground surface resulting from the specified previous excavation or fill.
- 2. The lower and lateral limits shall be the true surface of the completed excavation as authorized by the Engineer.

Method 4

The pay limits shall be defined as follows:

- 1. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where excavations is performed within areas designated for previous excavation or fill the upper limit shall be modified ground surface resulting from the specified previous excavation or fill.
- 2. The lower limit shall be at the bottom surface of the proposed structure.
- 3. The lateral limits shall be 18-inches out side of the outside surfaces of the proposed structure or shall be vertical planes 18-inches outside of and parallel to the footings, whichever gives the larger pay quantity, except as provided in d, below.
- 4. For trapezoidal channel linings or similar structures that are to be supported upon the sides of the excavation without intervening forms, the lateral limits shall be at the under side of the proposed lining or structure.
- 5. For the purpose of the definitions in b, c, and d, above, any specified bedding or drain fill directly beneath or beside the structure will be considered to be part of the structure.

12. <u>ITEMS OF WORK AND CONSTRUCTION DETAILS</u>

Items of work to be performed in accordance with this specification and the construction details thereof are as follows:

a. Bid Item 4, Excavation

- 1. This work shall consist of excavation necessary for the construction of the permanent works in accordance with the specifications and plans or as directed by the Engineer. The work shall include transporting and disposing of excavated material not used to construct subgrade, as shown on the plans.
- 2. The excavation for the parking area shall be finished to the lines, grades, and typical sections shown on the plans or as directed. Method 2 disposal of waste material will apply. Excavation operations shall be conducted so that material outside of the limits will not be disturbed, unless otherwise directed.
- 3. Excavation areas shall be maintained in such conditions that the work shall be well drained at all times, including periods of work suspension.
- 4. Disposal of debris and rubbish shall be by the Contractor, at an approved landfill capable of receiving such material.
- 5. Contractor will be required to remove and dispose of all concrete encountered during excavation, concrete and asphalt removal is subsidiary to this item.
- 6. <u>Measurement and Payment:</u> Measurement will be by the square foot and payment will be at the contract unit price. Such payment will constitute full compensation for all labor materials, equipment, transportation, tools, forms, bracing, excavation, compacted fill, and all other items necessary and incidental to the completion of the concrete work.

CONSTRUCTION SPECIFICATION

23. EARTH FILL

1. **SCOPE**

The work shall consist of the construction of earth embankments and other earth fills required by the drawings and specifications.

2. **MATERIALS**

All fill materials shall be obtained from required excavations and designated borrow areas. The selection, blending, routing and disposition of materials in the various fills shall be subject to approval by the Engineer.

Fill materials shall contain no sod, brush, roots or other perishable materials. Rock particles larger than the maximum size specified for each type of fill shall be removed prior to compaction of the fill.

The type of material used in the various fills shall be as listed and described in the specifications and drawings.

3. **FOUNDATION PREPARATION**

Foundations for earth fill shall be stripped to remove vegetation and other unsuitable materials or shall be excavated as specified.

Except as otherwise specified, earth foundation surfaces shall be graded to remove surface irregularities and shall be scarified parallel to the axis of the fill or otherwise acceptably scored and loosened material shall be controlled as specified for the earth fill, and the surface materials of the foundation shall be compacted and bonded with the first layer of earth fill as specified for subsequent layers of earth fill.

Earth abutment surfaces shall be free of loose, uncompacted earth in excess of two inches in depth normal to the slope and shall be at such a moisture content that the earth fill can be compacted against them to effect a good bond between the fill and the abutments.

Rock foundation and abutment surfaces shall be cleared of all loose materials by hand or other effective means and shall be free of standing water when fill is placed upon them.

Occasional rock outcrops in earth foundations for earth fill, except in dams and other structures designed to restrain the movement of water, shall not require special treatment if they do not interfere with compaction of the foundation of initial layers of the fill or the bond between the foundation and the fill.

Foundation and abutment surfaces shall be not steeper than 1 horizontal to 1 vertical unless otherwise specified. Test pits or other cavities shall be filled with compacted earth fill conforming to the specifications for the earth fill to be placed upon foundation.

4. **PLACEMENT**

Fill shall not be placed until the required excavation and foundation preparation have been completed and the foundation has been inspected and approved by the Engineer. Fill shall not be placed upon a frozen surface, nor shall snow, ice, or frozen material be incorporated in the fill.

Fill shall be placed in approximately horizontal layers, The thickness of each layer before compaction shall not exceed the maximum thickness specified. Materials placed by dumping in piles or windows shall be spread uniformly to no more than the specified thickness before being compacted. Hand compacted fill, including fill compacted by manually directed power tampers, shall be placed in layers whose thickness before compaction does not exceed 4-inches.

Adjacent to structures, fill shall be placed in a manner which will prevent damage to the structures and will allow the structures to assure the loads from the fill gradually and uniformly. The height of the fill adjacent to a structure shall be increased at approximately the same rate on all sides of the structure.

Earth fill in dams, levees and other structures designed to restrain the movement of water shall be placed so as to meet the following additional requirements:

- a. The distribution of materials throughout each zone shall be essentially uniform, and the fill shall be free from lenses, pockets, streaks or layers of material differing substantially in texture or gradation from the surrounding material.
- b. If the surface of any layer becomes too hard and smooth for proper bond with the succeeding layer, it shall be scarified parallel to the axis of the fill to a depth of not less than 2 inches before the next layer is placed.
- c. The top surface of embankments shall be maintained approximately level during construction, except that a crown of cross-slope of not less than 2 percent shall be maintained to insure effective drainage, and except as otherwise specified for drain fill zones. If the drawings or specifications require or the Engineer directs that the fill be placed at a higher level in one part of an embankment than another, the top surface of each part shall be maintained as specified above.
- d. Dam embankments shall be constructed in continuous layers from abutment to abutment except where openings to facilitate construction or to allow the passage of

stream flow during construction is specifically authorized in the contract.

e. Embankment built at different levels as described under c or d above shall be constructed so that the slope of the bonding surfaces between embankment to be placed is not steeper than 3 feet horizontal to 1 foot vertical. The bonding surface of the embankment in place shall be stripped of all loose material, and shall be scarified, moistened and recompacted when the new fill is placed against it as needed to insure a good bond with the new fill and to obtain the specified moisture content and density in the junction of the place and new fill.

5. <u>CONTROL OF MOISTURE CONTENT</u>

During placement and compaction of fill, the moisture content of the materials being placed shall be maintained within the specified range.

The application of water to the fill materials shall be accomplished at the borrow areas insofar as practicable. Water may be applied by sprinkling the materials after placement on the fill, if necessary. Uniform moisture distribution shall be obtained by dicing, blending or other approved methods prior to compaction of the layer.

Material that is too wet when deposited on the fill shall either be removed or be dried to the specified content prior to compaction.

If the top surface of the preceding layer of compacted fill or a foundation or abutment surface in the zone of contact with the fill becomes too dry to permit suitable bond it shall be scarified and moistened by sprinkling to an acceptable moisture content prior to placement of the next layer of fill.

6. **COMPACTION**

Earth fill shall be compacted according to the following requirements for the class of compaction specified:

<u>Class A compaction</u>. Each layer of fill shall be compacted as necessary to make the density of the fill matrix not less than the minimum density specified. The fill matrix is defined as the portion of the fill material finer that the maximum particle size used in the compaction test method specified.

<u>Class B compaction.</u> Each layer of fill shall be compacted as to a mass density not less than the minimum density specified.

<u>Class C compaction.</u> Each layer of fill shall be compacted by the specified number of passes of the type and weight of roller or other equipment specified or by an approved equivalent method. Each pass shall consist of at least one passage of the roller wheel or

drum over the entire surface of the layer.

Fill adjacent to structures shall be compacted a density equivalent to that of the surrounding fill by means of hand tamping if permitted by the Contracting Officer, or manually directed power tampers or plate vibrators. Heavy equipment shall not be operated within 2 feet of any structure. Vibrating rollers shall not be operated within 5 feet of any structure. Compaction by means of drop weights operating from a crane or hoist will not be permitted.

The passage of heavy equipment will not be allowed: (1) over cast-in-place conduits prior to 14 days after placement of the concrete; (2) over cradled precast conduits prior to 7 days after placement of the concrete cradle, or (3) over any type of conduit until the backfill has been placed above the top surface of the structure to a height equal to one-half the clear span width of the structure or pipe or 2 feet, whichever is greater.

Compacting of fill adjacent to structures shall not be started until the concrete has attained the strength specified in Specification No. 32, Concrete, for this purpose.

The strength will be determined by compression testing of test cylinders cast by the Engineer for this purpose and cured at the work site in the manner specified in ASTM Method C 31 for determining when a structure may be put into service.

When the required strength of the concrete is not specified as described above, compaction of fill adjacent to structures shall not be started until the following time intervals have elapsed after placement of the concrete.

<u>Structure</u>	Time Interval
Retaining walls and counterforts	14 days
Walls backfilled on both sides simultaneously	7 days

Conduits and spillway risers, cast-in- 7 days place (with inside forms in place)

Conduits and spillway risers, cast-in-14 days place (inside forms removed)

<u>Structure</u>	<u>Time Interval</u>
Conduits, precast & cradled	2 days

Conduits, precast & bedded 1 day

Antiseep collars and cantilever outlet bents 3 days

7. REMOVAL AND PLACEMENT OF DEFECTIVE FILL

Fill placed at densities lower than the specified minimum density or at moisture contents outside the specified acceptable range of moisture content or otherwise not conforming to the requirements of the specifications shall be reworked to meet the requirements or removed and replaced by acceptable fill. The replacement fill and the foundation, abutment and fill surfaces upon which it is placed shall conform to all requirements of this specification for foundation preparation, approval, placement, moisture control and compaction.

8. **TESTING**

During the course of the work, the Contractor will perform such tests as are required to identify materials, to determine compaction characteristics, to determine content, and to determine density of fill in place. These tests performed by the Contractor will be used to verify that the fills conform to the requirements of the specifications.

Densities of fill requiring Class A compaction will be determined by the Engineer in accordance with ASTM Method D 1556 (or by equivalent methods), except that the volume and moist weight of included rock particles larger than those used in the compaction test method specified for the type of fill will be determined and deducted from the volume and moist weight of the total sample prior to computation of density. The density so computed will be used to determine the percent compaction of the fill matrix.

9. **MEASUREMENT AND PAYMENT**

For items of work for which specific unit prices are established in the contract, the volume of each type and compaction class of earth fill within the specified zone boundaries and pay limits will be measured and computed to the nearest cubic yard by the method of average cross-sectional end areas. Unless otherwise specified, no deduction in volume will be made for embedded conduits and appurtenances.

The pay limits shall be as defined below, with the further provision that earth fill required to fill voids resulting from over-excavation of the foundation, outside specified lines and grades, will be included in the measurement for payment only where such over-excavation is directed by the Engineer to remove unsuitable material and where the unsuitable condition is not a result of the Contractor's operations.

(Method 1) The pay limits shall be as designated on the drawings.

(Method 2) The pay limits shall be the measured surface of the foundation when approved for placement of the fill and the specified neat lines of the fill surface.

(Method 3) The pay limits shall be the measured surface of the foundation when approved for placement of the fill and the measured surface of the completed fill.

(Method 4) The pay limits shall be the specified pay limits for excavation and the specified neat lines of the fill surface.

(Method 5) The pay limit shall be the specified pay limits for excavation and the measured surface of the completed fill.

(Use Method 6 or 7 with all Methods 1 through 5)

(Method 6) Payment for each type and compaction class of earth fill will be made at the contract unit price for that type and compaction class of fill. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the performance of the work.

(Method 7) Payment for each type and compaction class of earth fill will be made at the contract unit price for that type and compaction class of fill. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the performance of the work, except furnishing, transportation, and applying water to the foundation and fill materials.

Water applied to the foundation and fill materials will be measured and payment will be made as specified in Construction Specification.

(Use with All Methods) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 10 of this specification.

10. <u>ITEMS OF WORK AND CONSTRUCTION DETAILS</u>

Items of work to be performed in conformance with this specification and the construction details are:

- a. Bid Item 5, Untreated Base Course, (1-inch Max.)
 - 1. This work shall consist of providing, placing, watering, blading and compacting the untreated base course to the lines and grades, as shown on the drawings or staked in the field.

2. The dry mineral aggregate shall conform to the following 1-inch gradation:

1 inch Gradation

	% Passing
Sieve Size	Gradation Band
1"	100
1/2"	79-91
#4	49-61
#16	27-35
#200	7-11

Variation to the above Gradation Schedule must be approved in writing by the Engineer. Any material not meeting the above gradation will be removed from the project.

- 3. The base course gravel shall uniformly be mixed with water prior to compaction.
- 4. Compaction shall be Class B. The earth foundation shall be moistened and compacted to acquire at least ninety-five percent (95%) of the maximum density as determined in accordance with AASHTO Designation T-99, method D.
- 5. The aggregate shall have a percentage wear not exceeding 50% when tested in accordance with ASSHTO designation T-96. Certification that the aggregate meets this wear test will be required of the Contractor prior to his placement of the base course.
- 6. The moisture content of the material at the time of compaction shall be between +2% optimum and -2% of optimum.
- 7. The Contractor shall select the source of material and submit certification the material meets these specifications to the Engineer for approval.
- 8. Measurement and Payment.
 - a. Measurement will be by the square foot. Payment will be at the contract unit price. Such payment will constitute full compensation for furnishing, transporting and installing the 1-inch untreated base course and all other items necessary and incidental to the performance of the work.

b. Bid Item 6, Granular Borrow

- 1. This item shall consist of furnishing and placing the granular borrow required to the lines and grades shown on the drawings or as directed by the Engineer.
- 3. Granular borrow source must be approved by the Engineer for quality and consistency and must comply with AASHTO classification A-1-a, and meet ASSHTO 145.
- 4. The moisture content of the material at the time of compaction shall be between +2% optimum and -2% of optimum.
- 5. All borrow will be compacted by a sheeps foot compactor capable of applying a centrifugal force of 60,000 lbs.
- 6. Material must be non-plastic.
- 7. Compaction shall be by Method A. Also, the earth foundation shall be moistened and compacted to acquire at least ninety-five percent (95%) of the maximum density as determined in accordance with AASHTO Designation T-99, Method D.
- 8. Measurement and Payment.
 - a. The granular borrow shall be measured by the square foot placed in accordance with the typical sections as shown on the drawings.
 - b. Payment for the granular borrow will be made at the contract unit price. Such payment will constitute full compensation for furnishing, transporting and installing the granular borrow and all other items necessary and incidental to the performance of the work.

CONSTRUCTION SPECIFICATION

32. CONCRETE FOR MINOR STRUCTURES

1. **SCOPE**

The work shall consist of furnishing, forming, placing, finishing and curing portland cement concrete as required to build the structure named in Section 24 of this Specification.

2. MATERIALS

<u>Portland cement</u> shall conform to the requirements of ASTM Specification C-150 for the specified type.

<u>Aggregates</u> shall conform to the requirements of ASTM Specification C-33 unless otherwise specified. The grading of coarse aggregates shall be as specified in Section 24.

<u>Water</u> shall be clean and free from injurious amounts of oil, salt, acid, alkali, organic matter or other deleterious substances.

<u>Performed expansion joint filler</u> shall conform to the requirements of ASTM Specification D 1752.

<u>Waterstops</u> shall conform to the requirements of the applicable ASTM specification for the specified kinds.

3. CLASS OF CONCRETE

Concrete for minor structure shall be classified as follows:

	Maximum	Minimum
Class of	Water Content	Cement Content
<u>Concrete</u>	(gallons/bag)	(bags/cu.yd.)
4000	_	
4000	1	6

4. AIR CONTENT AND CONSISTENCY

Unless otherwise specified, the slump shall be 2 to 4 inches. If air entrainment is specified, the air content by volume shall be 5 to 8 percent of the volume of the concrete. When specified or when directed by the Engineer, a water-reducing, set-retarding admixture approved by the Engineer shall be used.

5. **DESIGN OF THE CONCRETE MIX**

The proportions of the aggregates shall be such as to produce a concrete mixture that will work readily into the corners and angles of the forms and around reinforcement when consolidated, but will not segregate or exude free water during consolidation.

Prior to placement of concrete, the Contractor shall furnish the Engineer, for approval, a statement of the materials and mix proportions (including admixtures, if any) he intends to use. The statement shall include evidence satisfactory to the Engineer that the materials and proportions will produce concrete conforming to this specification. The materials and proportions so stated shall constitute the "job mix". After a job mix has been approved, neither the source, character or grading of the aggregates nor the type or brand of cement or admixture shall be changed without prior notice to the Engineer. If such changes are necessary, no concrete containing such new or altered materials shall be placed until the Engineer has approved a revised job mix.

6. <u>INSPECTION AND TESTING</u>

The Engineer will have free entry to the plant and equipment furnishing concrete under the contract. Proper facilities shall be provided for the Engineer to inspect materials, equipment and processes and to obtain samples of the concrete. All tests and inspections will be conducted so as not to interfere unnecessarily with manufacture and delivery of the concrete.

7. HANDLING AND MEASUREMENT OF MATERIALS

Materials shall be stockpiled and batched by methods that shall prevent segregation or contamination of aggregates and insure accurate proportioning of the ingredients of the mix.

<u>Cement</u> shall be measured by weight or in bags of 94 pounds each. When cement is measured in bags, no fraction of a bag shall be used unless weighed.

<u>Aggregates</u> shall be measured by weight. Mix proportions shall be based on saturated, surface-dry weights. The batch weight of each aggregate shall be the required saturated, surface-dry weight plus the weight of surface moisture it contains.

<u>Water</u> shall be measured, by volume or by weight, to an accuracy within one percent of the total quantity of water required for the batch.

Admixtures shall be measured within a limit of accuracy of three percent.

8. MIXERS AND MIXING

Concrete shall be uniform and thoroughly mixed when delivered to the work. Variations in slump of more than 1 inch within a batch will be considered evidence of inadequate mixing and shall be corrected by increasing mixing time or other means.

For stationary mixers, the mixing item after all cement and aggregates are in the mixer drum shall not be less than 1 1/2 minutes. When concrete is mixed in a truck mixer, the number of revolutions of the drum or blades at mixing speed shall be not less than 70 nor more than 100.

No mixing water in excess of the amount called for by the job mix shall be added to the concrete during mixing or hauling or after arrival at the delivery point.

9. **FORMS**

Forms shall be of wood, plywood, steel or other approved material and shall be mortar tight. The forms and associated false work shall be substantial and unyielding and shall be constructed so that the finished concrete will conform to the specified dimensions and contours. Form surfaces shall be smooth and free from holes, dents, sags or other irregularities. Forms shall be coated with a nonstaining form oil before being set into place.

Metal ties or anchorages within the forms shall be equipped with cones, she-bolts or other devices that permit their removal to a depth of at least one inch without injury to the concrete. Ties designed to break off below the surface of the concrete shall not be used without cones.

All edges that will be exposed to view when the structure is completed shall be chamfered, unless finished with molding tools as specified in Section 18.

10. PREPARATION OF FORMS AND SUBGRADE

Prior to placement of concrete the forms and subgrade shall be free of chips, sawdust debris, water, ice, snow, extraneous oil, mortar, or other harmful substances or coatings.

Any oil on the reinforcing steel or other surfaces required to be bonded to the concrete shall be removed. Rock surfaces shall be cleaned by air-water cutting, wet sandblasting or wire brush scrubbing, as necessary, and shall be wetted immediately prior to placement of concrete. Earth surfaces shall be firm and damp. Placement of concrete on mud, dried earth or uncompacted fill frozen subgrade will not be permitted.

Unless otherwise specified, when concrete is to be placed over drain fill, the contact surface of the drain fill shall be covered with a layer of asphalt-impregnated building paper or polyvinyl sheeting prior to placement of the concrete. Forms for weepholes shall extend through this layer into the drain fill.

Items to be embedded in the concrete shall be positioned accurately and anchored firmly.

Weepholes in walls or slabs shall be formed with nonferrous materials.

11. **CONVEYING**

Concrete shall be delivered to the site and discharged into the forms within 1 1/2 hours after the introduction of the cement to the aggregates. In hot weather or under conditions contributing to quick stiffening of the concrete, the time between the introduction of the cement to the aggregates and discharge shall not exceed 45 minutes. The Engineer may allow a longer time, provided the setting time of the concrete is increased a corresponding amount by the addition of an approved set-retarding admixture. In any case, concrete shall be conveyed from the mixer to the forms as rapidly as practicable by methods that will prevent segregation of the aggregates or loss of mortar. Concrete shall not be dropped more than five feet vertically unless suitable equipment is used to prevent segregation.

12. **PLACING**

Concrete shall not be placed until the subgrade, forms and steel reinforcement have been inspected and approved. No concrete shall be placed except in the presence of the Engineer. The Contractor shall give reasonable notice to the Engineer each time he intends to place concrete. Such notice shall be far enough in advance to give the Engineer adequate time to inspect the subgrade, forms, steel reinforcement and other preparations for compliance with the specifications before concrete is delivered for placing.

The concrete shall be deposited as closely as possible to its final position in the forms and shall be worked into the corners and angles of the forms and around all reinforcement and embedded items in a manner to prevent segregation of aggregates or excessive laitance. Unless otherwise specified, slab concrete shall be placed to design thickness in one continuous layer. Formed concrete shall be placed in horizontal layers not more than 20 inches thick. Hoppers and chutes, pipes or "elephant trunks" shall be used as necessary to prevent splashing of mortar on the forms and reinforcing steel above the layer being placed.

Immediately after the concrete is placed in the forms, it shall be consolidated by spading, hand tamping or vibration as necessary to insure smooth surfaces and dense concrete. Each layer shall be consolidated to insure monolithic bond with the preceding layer. If the surface of a layer of concrete in place sets to the degree that it will not flow and merge with the succeeding layer when spaded or vibrated, the Contractor shall discontinue placing concrete and shall make a construction joint according to the procedure specified in Section 13.

If placing is discontinued when an incomplete horizontal layer is in place, the unfinished end of the layer shall be formed by a vertical bulkhead.

13. **CONSTRUCTION JOINTS**

Construction joints shall be made at the location shown on the drawings. If construction joints are needed which are not shown on the drawings, they shall be placed in locations approved by the Engineer.

Where a feather edge would be produced at a construction joint, as in the top surface of a sloping wall, an insert form shall be used so that the resulting edge thickness on either side of the joint is not less than 6 inches.

In walls and columns, as each lift is completed, the top surfaces shall be immediately and carefully protected from any condition that might adversely affect the hardening of the concrete.

Steel tying and form construction adjacent to concrete in place shall not be started until the concrete has cured at least 12 hours. Before new concrete is deposited on or against concrete that has hardened, the forms shall be retightened. New concrete shall not be placed until the hardened concrete has cured at least 12 hours.

Surfaces of construction joints shall be cleaned of all unsatisfactory concrete, liatance, coating or debris by washing and scrubbing with a wire brush or wire broom or by other means approved by the Engineer. The surfaces shall be kept moist for at least one hour prior to placement of the new concrete.

14. EXPANSION AND CONTRACTION JOINTS

Expansion and contraction joints shall be made only at locations shown on the drawings.

Exposed concrete edges and expansion and contraction joints shall be carefully tooled or chamfered, and the joints shall be free of mortar and concrete. Joint filler shall be left exposed for its full length with clean and true edges.

Preformed expansion joint filler shall be held firmly in the correct position as the concrete is placed.

When open joints are specified, they shall be constructed by insertion and subsequent removal of a wooden strip, metal plate or other suitable template in such a manner that the corners of the concrete will not be chipped or broken. The edges of open joints shall be finished with an edging tool prior to removal of the joint strips.

15. WATERSTOPS

Waterstops shall be held firmly in the correct position as the concrete is placed. Joints in the metal waterstops shall be soldered, brazed or welded. Joints in rubber or plastic waterstops shall be cemented, welded or vulcanized as recommended by the Manufacturer.

16. **REMOVAL OF FORMS**

Forms shall not be removed without the approval of the Engineer. Forms shall be removed in such a way as to prevent damage to the concrete. Supports shall be removed in a manner that will permit the concrete to take the stresses due to its own weight uniformly and gradually.

17. **FINISHING FORMED SURFACES**

Immediately after the removal of the forms:

- a. All fins and irregular projections shall be removed from exposed surfaces.
- b. On all surfaces, the holes produced by the removal of form ties, cone-bolts, and she-bolts, shall be cleaned, wetted and filled with a dry-pack mortar consisting of one part portland cement, three parts sand that will pass a No. 16 sieve, and water just sufficient to produce a consistency such that the filling is at the point of becoming rubbery when the material is solidly packed.

18. **FINISHING UNFORMED SURFACES**

All exposed surfaces of the concrete shall be accurately screened to grade and then wood float finished, unless specified otherwise.

Excessive floating or troweling of surfaces while the concrete is soft shall not be permitted.

The addition of dry cement or water to the surface of the screened concrete to expedite finishing shall not be allowed.

Joints and edges on unformed surfaces that will be exposed to view shall be chamfered or finished with molding tools.

19. **CURING**

Concrete shall be prevented from drying for a curing period of at least 7 days after it is placed. Exposed surfaces shall be kept continuously moist for the entire period, or until

curing compound is applied as specified below. Moisture shall be maintained by sprinkling, flooding, or fog spraying or by covering with continuously moistened canvas, cloth mats, straw, sand or approved material. Wood forms (except plywood) left in place during the curing period shall be kept wet. Formed surfaces shall be thoroughly wetted immediately after forms are removed and shall be kept wet until patching and repairs are completed. Water or covering shall be applied in such a way that the concrete surface is not eroded or otherwise damaged.

Concrete, except at construction joints, may be coated with an approved curing compound in lieu of continued application of moisture. The compound shall be sprayed on the moist concrete surfaces as soon as free water has disappeared, but shall not be applied to any; surface until patching, repairs and finishing of that surface are completed. The compound shall be applied at a uniform rate of not less than one gallon per 150 square feet of surface and shall form a continuous adherent membrane over the entire surface. Curing compound shall not be applied to surfaces requiring bond to subsequently placed concrete, such as construction joints, shear plates, reinforcing steel and other embedded items. If the membrane is damaged during the curing period, the damaged area shall be resprayed at the rate of application specified above.

20. **REMOVAL OF REPAIR**

When concrete is honeycombed, damaged or otherwise defective, the Contractor shall remove and replace the structure or structural member containing the defective concrete or, where feasible, correct or repair the defective parts. The Engineer will determine the required extent of removal, replacement or repair.

Prior to starting repair work the Contractor shall obtain the Engineer's approval of his plan for effecting the repair. The Contractor shall perform all repair work in the presence of the Engineer.

21. <u>CONCRETE IN COLD WEATHER</u>

Concrete shall not be mixed nor placed when the daily minimum atmospheric temperature is less than 40 deg F unless facilities are provided to prevent the concrete from freezing. The use of accelerators or antifreeze compounds will not be allowed.

22. **CONCRETE IN HOT WEATHER**

The Contractor shall apply effective means to maintain the temperature of the concrete below 90 deg F during mixing, conveying and placing.

23. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, concrete will be measured to the neat lines shown on the drawings and the volume of the concrete will be computed to the nearest 0.1 cubic yard. Measurement of concrete placed against the sides of an excavation without the use of intervening forms will be made only to the neat lines or pay limits shown on the drawings. No deduction in volume will be made for chamfers, rounded or beveled edges or for any void or embedded item that is less than 3 cubic feet in volume.

Payment for each item of concrete for minor structures will be made at the contract unit price or the contract lump sum, whichever is applicable, for that item. Such payment will constitute full compensation for all labor, materials, equipment, transportation, tools, forms, false work, bracing and all other items necessary and incidental to the completion of the work, except items listed for payment elsewhere in the contract.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 24 of this specification.

24. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details include:

a. Bid Item 7, 24-inch Concrete Curb & Gutter

- 1. This work shall consist of furnishing and placing the Portland cement concrete as required to construct the curb and gutter, as required and as shown on the drawings along with the necessary excavation and fill.
- 2. All cement used shall be Type V.
- 3. Concrete shall be class 4000.
- 4. Concrete mix design will be in accordance with Section 5.
- 5. Minimum cement content will be 6 bags per cubic yard.
- 6. Class 2 course aggregate shall be size 57 (1" to No. 4, ASTM C-33 Table II).
- 7. Air entrainment shall be required. Air content by volume shall be 5 to 8 percent of the volume of the concrete.

- 8. Contractor will be required to backfill in back of curb and gutter and blend to the adjoining ground surface as shown on the drawings.
- 9. Fly ash will not be allowed in the concrete.
- 10. Contractor shall be required to apply curing compound as soon as finishing has been completed.
- 11. Any curb and gutter damaged during construction will be replaced by the Contractor at his expense.
- 12. Contractor will be required to hand rake to a smooth surface all material placed in back of the curb and gutter.
- 13. All rocks and debris exposed during installation of the curb and gutter will be disposed of by the Contractor.
- 14. Measurement will be by the linear foot of curb and gutter actually placed. Payment will be made at the contract unit price. The payment will constitute full compensation for all labor, materials, equipment, transportation, tools, forms, bracing, excavation, compacted fill, and all other items incidental to the completion of the concrete work.

b. <u>Bid Item 8, Concrete Driveway Approach</u>

- 1. This item shall consist of forming, furnishing and placing the Portland cement concrete, as required to construct the approach, as shown on the drawings along with the necessary untreated base, excavation and fill.
- 2. All cement used shall be Type V.
- 3. Concrete shall be Class 4000.
- 4. Concrete mix design will be in accordance with Section 5.
- 5. Minimum cement content will be 6 bags per cubic yard.
- 6. Class 2 course aggregate shall be size 57 (1" to No. 4, ASTM C-33 Table II).
- 7. Air entrainment shall be required. Air content by volume shall be 5 to 8 percent of the volume of the cement.
- 8. The earth foundation under the base course shall be moistened and rolled

- by means of vibratory compactors.
- 9. Contractor will be required to apply curing compound as soon as finishing has been completed.
- 10. Driveways will be required as shown on the drawings or as directed.
- 11. Fly ash will not be allowed in the concrete.
- 12. Three-inches of untreated base is required under all driveway approaches.
- 13. Driveways will be paid by the actual opening width installed, the area behind the 6' 0" transition will not be measured. These will be subsidiary to this item.
- 14. Curb and gutter through the driveway will be paid for under the 24-inch Concrete Curb and Gutter Bid Item.
- 15. Measurement and payment will be measured by the linear foot of driveway approach actually installed. Payment will be made at the contract unit price. The payment will constitute full compensation for all labor, materials, equipment, transportation, tools, forms, bracing, excavation, compacted fill, untreated base course, and all other items incidental to the completion of the concrete work.

c. <u>Bid Item 9, Portland Cement Concrete Pavement</u>

- 1. This work shall consist of furnishing and placing the Portland cement concrete and rebar as required to construct the pavement area as required and as shown on the drawings along with the necessary excavation and fill.
- 2. All cement used shall be Type V.
- 3. Concrete shall be class 4000.
- 4. Concrete mix design will be in accordance with Section 5.
- 5. Minimum cement content will be 6 bags per cubic yard.
- 6. Class 2 course aggregate shall be size 57 (1" to No. 4, ASTM C-33 Table II).
- 7. Air entrainment shall be required. Air content by volume shall be 5 to 8

- percent of the volume of the concrete.
- 8. Fly ash will not be allowed in the concrete.
- 9. Contractor shall be required to apply curing compound as soon as finishing has been completed.
- 10. Reinforcing steel used shall conform to ASTM GA-615, Grade 60-S.
- 11. #4 Rebar on 18-inch cc both ways is required. The steel reinforcement as shown on the drawings will be subsidiary to concrete pavement.
- 12. The concrete pad will be scored on 10 ft. c.c. Scoring shall be done by saw cut within 24 hours of concrete placement. The saw cut shall be 2-inches deep and filled with Sik-a-Flex.
- 13. All excavated material will be disposed of by the Contractor.
- 14. Measurement will be by the square foot of pavement actually placed. Payment will be made at the contract unit price. The payment will constitute full compensation for all labor, materials, equipment, transportation, tools, forms, bracing, rebar and all other items incidental to the completion of the concrete work.

CONSTRUCTION SPECIFICATION

93. PAVEMENT MARKING PAINT

1. **SCOPE**

The work shall consist of furnishing and applying ready mixed traffic paint to asphaltic or concrete pavement.

2. **MATERIALS**

Furnish VOC Compliant Solvent Based or Acrylic Water Based Pavement marking paint meeting Federal Specification TTP-115 F for Low Volatile Organic Compounds (VOC) of 1.25 lbs/gal.

Apply to asphaltic or concrete pavement as edge lines, center lines, broken lines, guide lines, symbols and other related markings.

Remove pavement markings.

REFERENCES

- 1. AASHTO M247: Glass Beads Used in Traffic Paint.
- 2. ASTM D 562: Consistency of Paints Measuring Krebs Unit (KU) Viscosity Using the Stormer-Type Viscometer.
- 3. ASTM D 711: No-Pick-Up Time of Traffic Paint.
- 4. ASTM D 2205: Selection of Tests for Traffic Paints.
- 5. ASTM D 2743: Uniformity of Traffic Paint Vehicle Solids by Spectroscopy and Gas Chromatography.
- 6. ASTM D 3723: Pigment Content of Water-Emulsion Paints.
- 7. ASTM D 3960: Determining Volatile Organic Compound (VOC) Content of Paints and Related Coatings.
- 8. ASTM D 4451: Pigment Content of Paints
- 9. ASTM D 5381: S-Ray Fluorescence (XRF) Spectroscopy of Pigments and and Extenders

10. Federal Standards 595B, 37875, 33538, and 11105.

ACCEPTANCE

- 1. Repaint any line or symbol failing to meet bead adherence and dimensional requirements.
- 2. Repaint any line or symbol failing to meet the minimum application requirements for paint or beads. (Road Only)

PAINT

1. Choose an approved pavement marking paint. "Accepted Products Listing". Follow Federal Standards 595B, 37875, 33538, and 11105. Meet the following requirements for VOC Compliant Solvent Based Paint or Acrylic Water Based Paint:

CIELAB (L*a*b*) D65/10°		
White	Yellow	Red
L* 91.9 to 95.6	L* 70.0 to 72.7	L* 31.4 to 33.4
a* -1.8 to -2.1	a* 22.5 to 24.8	a* 51.6 to 52.6
b* 3.8 to 2.2	b* 89.7 to 73.9	b* 34.1 to 35.1

- a. No-track time: Not more than 5 minutes when tested according to ASTM D 711.
- b. Volatile Organic Compounds Content: Less than 1.25 lbs/gal ASTM D 3960.
- c. Free of lead, chromium, or other related heavy metals ASTM D 5381.
- d. Pigment: Percent by weight: Acrylic Water Based minimum of 62.0 2.0 VOC Compliant Solvent minimum of 52.0. ASTM D 3723.
- e. Total Solids: Percent by weight: Acrylic Water Based minimum of 77.0 VOC Compliant Solvent minimum of 70.0 ASTM D 2205.
- f. Acrylic water based paint must contain a minimum of 40 percent, by weight, 100 percent acrylic cross-linkable emulsion oas determined by infared analysis and other chemical analysis available to UDOT. ASTM D 2205 and UDOT Manual of Instruction Section 996.
- g. VOC compliant solvent based paint must contain 37.5 percent, by weight, copolymer alkyd-resin ASTM D 2205.

h. ASTM D 562, ASTM D 2743, ASTM D 4451 and ASTM D 5381: Tests used to verify paint samples meet "Accepted Products Listing".

GLASS SPHERE (BEADS) USED IN PAVEMENT MARKING PAINT

- 1. Specific Properties:
 - a. Meet AASHTO M 247.
 - b. Meet type II, uniform gradation.

3. **PREPARATION**

- 1. Line Control.
 - a. Establish control points as required.
 - b. Maintain the line within 0 inches of the established control points and mark the roadway and parking stalls.
 - 1. Remove paint that is not placed within tolerance of the established control points and replace at no expense to the Owner.
- 2. Remove dirt, loose aggregate and other foreign material and follow manufacturer's recommendations for surface preparation.

4. **APPLICATION**

- 1. Pavement Marking Paint: Apply at the following rates:
 - a. 4 inch Solid Line: 310 ft/gal
 - c. 8 inch Solid Line: 135 ft/gal
- 2. Replace pavement markings that are less than 14 wet mils in thickness.
- 3. No payment for pavement markings placed in excess of 18 wet mils in thickness.
- 4. Painted Legends and Symbols 1 gallon per 100 square feet.
- 5. Glass Sphere (Beads): Apply a minimum of 8 lbs/gal of paint, the full length and width of line and pavement markings.
- 6. Begin striping operations no later than 24 hours after ordered by the Engineer.
- 7. At time of application apply lines and pavement markings only when the air and pavement temperature are:
 - a. 40 degrees F and rising for VOC Compliant Solvent Based Paint.
 - b. 50 degrees F and rising for Acrylic Water Based Paint.
- 8. Comply with Traffic Control Drawing TC-16

5. **CONTRACTOR QUALITY CONTROL**

1. Application Rate: Verify that the paint and beads are being applied within specified tolerances prior to striping.

6. <u>ITEMS OF WORK AND CONSTRUCTION DETAILS</u>

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 10, Pavement Marking Paint

1. This item shall consist of pavement marking as required for performing the work under this contract. Also, the Contractor will be required to furnish and install the accessible parking signs (handicapped) under this item.

2. Line Control

- a. Establish control points for parking stalls as shown on the drawings.
- b. Maintain the line within 1 inch of the established control points and mark the parking lot as needed.
- 3. Paint handicap symbols as shown on the drawings.
- 4. Glass sphere (beads) will not be required.
- 5. Broom or Sweep the pavement surface and remove dirt, loose stones and other foreign material.
- 6. Equipment
 - a. Equipment manufactured specifically for applying paint. Use only workmen experienced in operating the equipment.

7. Restrictions

- The Contractor shall begin striping operations no later than 24 hours after written order by the Engineer.
- Apply traffic striping only when the air and

pavement temperature are 40deg F. or higher.

8. Application Rates

Paint - apply at the following rates:

	<u>Linear Feet/Gallon</u>
4" Solid Stripe	310
8" Solid Stripe	135

Beads

- A minimum of 6 pounds/gallon of paint (**Not Required**)
- Apply beads the full length of the line (**Not Required**)
- 9. Signs will be installed at the locations shown on the drawings.
- 10. Measurement and Payment. Measurement will not be made. Payment will be at the Lump Sum contract unit price. Such payment will constitute full compensation for all labor, equipment, materials and all other items necessary and incidental to completion of the work.